Preliminary Classification: Proposed Class: 435

Proposed Class: 433

Subclass: 70 - 1

NOTE: "All applicants are requested to include a preliminary classification on newly filed patent

7IE: "All applicants are requested to include a preliminary classification or newly lieu pleasures applications. The preliminary classification, preleatily class and subclass designations, should be identified in the upper right-hard corner of the letter of transmittal accompanying the application papers, for example "Proposed Class 2, subclass 129." M.P.E.P. § 601, 7th ed.

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Box Patent Application Assistant Commissioner for Patents Washington, D.C. 20231

NEW APPLICATION TRANSMITTAL

Transmitted herewith for filing is the patent application of

Inventor(s): Linda S. Mansfield, Mary G. Rossano, Alice J. Murphy

and Ruth A. Vrable

WARNING: 37 C.F.R. § 1.41(a)(1) points out:

"(a) A patent is applied for in the name or names of the actual inventor or inventors.

"(1) The inventorship of a nonprovisional application is that inventorship set forth in the oath or declaration as prescribed by \$ 1.53, except as provided for in \$ 1.53(d)(4) and \$ 1.63(d), if an each or declaration as prescribed by \$ 1.63 is not filed during the pendency of a nonprovisional application, the inventorship is that inventorship set forth in the application papers filed pursuant to \$ 1.53(b), unless a patition under this paragraph accompanied by the fee set forth in \$ 1.17(i) is filed supplying or vinanjing the name or names of the inventor or inventors."

For (title): VACCINE TO CONTROL EQUINE PROTOZOAL MYELOENCEPHALITIS

IN HORSES

CERTIFICATION UNDER 37 C.F.R. § 1.10*

(Express Mail label number is mandatory.)
(Express Mail certification is optional.)

I hereby certify that this New Application Transmittal and the documents referred to as attached therein are being deposited with the United States Postal Service on this date. September 25,2000 in an envelope as "Express Mail Post Office to Addressee," mailing Label Number __EK7963/8467US" addressed to the "Assistant Commissioner for Patents, Washington, D.C., 20231.

Tammi L. Taylor

(type or print name of person mailing paper)

Signature of person mailing paper

WARNING: Certificate of mailing (first class) or facsimile transmission procedures of 37 C.F.R. § 1.8 cannot be used to obtain a date of mailing or transmission for this correspondence.

*WARNING: Each paper or fee filed by "Express Mail" must have the number of the "Express Mail" mailing label placed thereon prior to mailing, 37 C.F.R. § 1.10(b).

"Since the filing of correspondence under § 1.10 without the Express Mail mailing label thereon is an oversight that can be avoided by the exercise of reasonable care, requests for waiver of this requirement will **not** be granted on petition." Notice of Oct. 24, 1996, 60 Fed. Reg. 56, 439, at 56,442.

(New Application Transmittal [4-1]-page 1 of 11)

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2.

Time of Application

Type or	Application
This new a	application is for a(n)
	(check one applicable item below)
□ O	riginal (nonprovisional)
□ D	esign
] Plant
	Do not use this transmittal for a completion in the U.S. of an international Application under 35 U.S.C. § 371(c)(4), unless the International Application is being filed as a divisional, continuation or continuation-in-part application.
VARNING:	Do not use this transmittal for the filing of a provisional application.
TRAI	a of the following 3 items apply, then complete and attach ADDED PAGES FOR NEW APPLICATION NSMITTAL WHERE BENEFIT OF A PRIOR U.S. APPLICATION CLAIMED and a NOTIFICATION ARENT APPLICATION OF THE FILING OF THIS CONTINUATION APPLICATION.
X D	ivisional.
□ C	ontinuation.
□ C	ontinuation-in-part (C-I-P).
Benefit	of Prior U.S. Application(s) (35 U.S.C. §§ 119(e), 120, or 121)
nonp Amei	nprovisional application may claim an invention disclosed in one or more prior filed copending rovisional applications or copending international applications designating the United States of rica. In order for a nonprovisional application to claim the benefit of a prior filed copending rovisional application or copending international application designating the United States of

- America, each prior application must name as an inventor at least one inventor named in the later filed nonprovisional application and disclose the named inventor's invention claimed in at least one claim of the later filed nonprovisional application in the manner provided by the first paragraph of 35 U.S.C. § 112. Each prior application must also be: (i) An international application entitled to a filing date in accordance with PCT Article 11 and
- designating the United States of America; or (ii) Complete as set forth in § 1.51(b); or
- (iii) Entitled to a filing date as set forth in § 1.53(b) or § 1.53(d) and include the basic filing fee set forth in § 1.16; or

(iv) Entitled to a filing date as set forth in § 1.53(b) and have paid therein the processing and retention fee set forth in § 1.21(I) within the time period set forth in § 1.53(f).

- 37 C.F.R. § 1.78(a)(1).
- NOTE: If the new application being transmitted is a divisional, continuation or a continuation-in-part of a parent case, or where the parent case is an International Application which designated the U.S., or benefit of a prior provisional application is claimed, then check the following item and complete and attach ADDED PAGES FOR NEW APPLICATION TRANSMITTAL WHERE BENEFIT OF PRIOR U.S. APPLICA-TION(S) CLAIMED.
- WARNING: If an application claims the benefit of the filing date of an earlier filed application under 35 U.S.C. §§ 120, 121 or 365(c), the 20-year term of that application will be based upon the filing date of the earliest U.S. application that the application makes reference to under 35 U.S.C. §§ 120, 121 or 365(c). (35 U.S.C. § 154(a)(2) does not take into account, for the determination of the patent term, any application on which priority is claimed under 35 U.S.C. §§ 119, 365(a) or 365(b).) For a c-i-p application, applicant should review whether any claim in the patent that will issue is supported by an earlier application and, if not, the applicant should consider canceling the reference to the earlier filed application. The term of a patent is not based on a claim-by-claim approach. See Notice of April 14, 1995, 60 Fed. Reg. 20,195, at 20,205.

(New Application Transmittal [4-1]-page 2 of 11)

WARNING: When the last day of pendency of a provisional application falls on a Saturday, Sunday, or Federal holiday within the District of Columbia, any nonprovisional application claiming benefit of the provisional application must be filed prior to the Saturday, Sunday, or Federal holiday within the District of Columbia. See 37 C.F.R. § 1,78(g)(3).

The new application being transmitted claims the benefit of prior U.S. application(s). Enclosed are ADDED PAGES FOR NEW APPLICATION TRANSMITTAL WHERE BENEFIT OF PRIOR U.S. APPLICATION(s) CLAIMED.

3. Papers Enclosed

- A. Required for filing date under 37 C.F.R. § 1.53(b) (Regular) or 37 C.F.R. § 1.153 (Design) Application
- 44 Pages of specification
- 10 Pages of claims
- ____ O Sheets of drawing

WARNING: DO NOT submit original drawings. A high quality copy of the drawings should be supplied when filling a patent application. The drawings that are submitted to the Office must be on strong, while, smooth, and non-shirp yaper and meet the standards according to § 1.84. It corrections to the drawings are necessary, they should be made to the original drawing and a high-quality copy of the corrected original drawing the submitted to the Office. Only one copy is required or desired. For comments on proposed then-new 37 C.F.R. § 1.84, see Notice of March 9, 1988 (1990 O.G. 57-62).

NOTE: "Identifying indicia, if provided, should include the application number or the title of the invention, inventor's name, docket number (if any), and the name and telephone number of a person to call if the Office is unable to match the drawings to the proper application. This information should be placed on the back of each sheet of drawing a minimum distance of 1.5 cm. (5/8 inch) down from the top of the page. . . " 37 CF.R. \$1.34(4).

(complete the following, if applicable)

L	J	"PE	enclosed drawing(s) are photograph(s), and there is also attached a TITION TO ACCEPT PHOTOGRAPH(S) AS DRAWING(S)." 37 C.F.R. 84(b).
С	1	form	nat
	1	info	rmal
С	the	er Pa	apers Enclosed
8_	Pa	ages	of declaration and power of attorney
1_	Pa	ages	of abstract
	Ot	ther	
4dd	liti	onal	papers enclosed
2	Ö	Ame	endment to claims
		X	Cancel in this applications claims $1-28$ and $36-50$ before calculating the filling fee. (At least one original independent claim must be retained for filling purposes.)
			Add the claims shown on the attached amendment. (Claims added have been numbered consecutively following the highest numbered original claims.)
]	Prei	iminary Amendment
2	S	Info	rmation Disclosure Statement (37 C.F.R. § 1.98)
X	3	For	m PTO-1449 (PTO/SB/08A and 08B)
ſS	8	Cita	tions .

(New Application Transmittal [4-1]-page 3 of 11)

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(The declaration or oath, along with the surcharge required by 37 C.F.R. § 1.16(e) can be filed subsequently).
Showing that the filing is authorized. (not required unless called into question. 37 C.F.R. § 1.41(d))
6. Inventorship Statement
WARNING: If the named inventors are each not the inventors of all the claims an explanation, including the ownership of the various claims at the time the last claimed invention was made, should be submitted.
The inventorship for all the claims in this application are:
▼ The same.
or
 Not the same. An explanation, including the ownership of the various claims at the time the last claimed invention was made,
☐ is submitted.
☐ will be submitted.
7. Language
NOTE: An application including a signed oath or declaration may be filed in a language other than English. An English translation of the non-English language application and the processing fee of \$130.00 required by 37 C.F.R. § 1.17(k) is required to be filed with the application, or within such time as may be set by the Office. 37 C.F.R. § 1.52(d).
IX English
☐ Non-English
 The attached translation includes a statement that the translation is accurate. 37 C.F.R. § 1.52(d).
8. Assignment Board of Trustees operating
An assignment of the invention to Michigan State University,
301 Administration Bldg., MSU, East Lansing, MI 48824 was
□ is attached. A separate □ "COVER SHEET FOR ASSIGNMENT (DOCU- MENT) ACCOMPANYING NEW PATENT APPLICATION" or □ FORM PTO 1595 is also attached. application.
☐ will follow.
NOTE: "If an assignment is submitted with a new application, send two separate letters-one for the application and one for the assignment." Notice of May 4, 1990 (1114 O.G. 77-78).
WARNING: A newly executed "CERTIFICATE UNDER 37 C.F.R. § 3.73(b)" must be filed when a continuation-in-part application is filed by an assignee. Notice of April 30, 1993, 1150 O.G. 62-64.
(New Application Transmittal [4-1]—page 5-of 11)

9.		Conv

Certified copy(ies) of application(s)

Country		Appln. No			Filed
Country		Appin. No			Filed
Country		Appin. No			Filed
from which priority is claim	ed				
☐ is (are) attached	L.				
□ will follow.					
NOTE: The foreign application declaration. 37 C.F.R.			im for	priority must l	be referred to in the oath or
§ 120 is itself entitled t	mational Applic o priority from	cation from wh a prior foreign	ich this applica	application classion, then com	directly relates. If any parent aims benefit under 35 U.S.C. plete item 18 on the ADDED PAIOR U.S. APPLICATION(S)
10. Fee Calculation (37	C.F.R. § 1.	16)			
A. X Regular applica	tion				
		AIMS AS F			
Number filed	Nu	ımber Extra		Rate	Basic Fee 37 C.F.R. § 1.16(a) \$690.00
Total					
Claims (37 C.F.R. § 1.16(c)) 7	- 20 =	-0-	×	\$ 18.00	-0-
Independent					
Claims (37 C.F.R.					
§ 1.16(b)) 2	- 3 =	-0-	×	\$ 78.00	-0-
Multiple dependent claim(s if any (37 C.F.R. § 1.16(c)			+	\$260.00	260.00
☐ Amendment car	ncelling extr	a claims is	enclo	sed.	
☐ Amendment de	leting multip	ole-depende	ncies	is enclosed	i.
☐ Fee for extra cl	aims is not	being paid	at thi	s time.	
NOTE: If the fees for extra clair prior to the expiration notice of fee deficience	of the time pe	riod set for re:			ims cancelled by amendment and Trademark Office in an
	Filing Fe	e Calculation	on		\$ 950.00
B. ☐ Design applicat (\$310.00—37 C		S(f))			
	Filing Fe	e Calculation	on		\$

(New Application Transmittal [4-1]-page 6 of 11)

	Plant application \$480.00—37 C.F.I	R. § 1.16(g))	
		Filing fee calculation	\$
11. Small	Entity Statement	t(s)	
	Statement(s) that to s (are) attached.	his is a filing by a small ent	ity under 37 C.F.R. § 1.9 and 1.27
WARNING:	the status is available affect any other app indirectly dependent refling of an applicate a continued prosecut an ew determination application. A nonpre 365(c) of a prior appplication or in the reference to the statement in the prior desired. The payment	and desired. Status as a small inflation or pattent, including appupon the application or pattent in for under § 1.53 as a continuous or pattent in for under § 1.53 (d)), as to continued entitlement to smoothing the pattent of the provisional application claiming beneficiation, or a reissue application pattent if the nonprovisional applitation in the pattent at the prior application or in the pattent application or in the pattent application or in the pattent and pattent at the pattent and	hed in each application or patent in which entity in one application or patent does not lications or patents which are directly or which the status has been established. The n, division, or continuation-in-part (including or the filing of a reissue application requires all entity status for the continuing or reissue effit under 35 U.S.C. § 119(e), 120, 121, or may rely on a statement filed in the prior cation or the reissue application includes a or in the patent or includes a copy of the status as a small entity is still proper and filling fee will be treated as such a reference
WARNING:	"Small entity status m	nust not be established when the p nake the required self-certification	person or persons signing the statement n." M.P.E.P., § 509.03, 6th ed., rev. 2, July
	(co	mplete the following, if ap	pplicable)
G	Status as a small	entity was claimed in price	or application
	/	filed on	, from which benefit
	is being claimed t	or this application under:	
		119(e), 120, 121, 365(c),	
	and which status	s as a small entity is still	proper and desired.
	☐ A copy of th	ne statement in the prior a	application is included.
	Filing Fee Ca	iculation (50% of A, B or	C above)
		\$	
are	filed within 2 month:	paid will be refunded if small enti	tiy status is established and a refund request of a full fee. The two-month period-is not
12. Requ	est for Internatio	nal-Type Search (37 C.F	.R. § 1.104(d))
		(complete, if applicab	le)
		international-type search amination on the merits ta	report for this application at the time takes place.

(New Application Transmittal [4-1]-page 7 of 11)

13. Fe	e Pa	yment Being Made at This Time							
[□ Not Enclosed								
No filing fee is to be paid at this time. (This and the surcharge required by 37 C.F.R. § 1.16(e) can be p subsequently.)									
	XI E								
	5	Filing fee	\$ 950.00						
	C	☐ Recording assignment (\$40.00; 37 C.F.R. § 1.21(h)) (See attached "COVER SHEET FOR ASSIGNMENT ACCOMPANYING NEW APPLICATION".)	\$						
	[☐ Petition fee for filing by other than all the inventors or person on behalf of the inventor where inventor refused to sign or cannot be reached (\$130.00; 37 C.F.R. §§ 1.47 and 1.17(i))	\$						
	[☐ For processing an application with a specification in a non-English language (\$130.00; 37 C.F.R. §§ 1.52(d) and 1.17(k))	\$						
	[☐ Processing and retention fee (\$130.00; 37 C.F.R. §§ 1.53(d) and 1.21(l))	\$						
		Fee for international-type search report (\$40.00; 37 C.F.R. § 1.21(e))	\$						
NOTE	failin 37 C eithe	F.F. § 1.21() establishes a fee for processing and retaining any applic g to complete the application pursuant to 37 C.F.R. § 1.53() and this F.F.R. §§ 1.53 and 1.76(a)(1), Indicate that in order to obtain the benefits or the basic filing fee must be paid, or the processing and retention fee in 1 year from notification under § 53().	, as well as the changes to t of a prior U.S. application, a of § 1.21(I) must be paid,						
		Total fees enclosed	\$ 950.00						
14. N		d of Payment of Fees							
		Check in the amount of \$ 950.00	· =						
	\$	Charge Account No.	in the amount of						
		A duplicate of this transmittal is attached.	#- f 07.0 F.D						
NOTE		s should be itemized in such a manner that it is clear for which purpose .22(b).	the tees are paid, 37 C.F.H.						

(New Application Transmittal [4-1]-page 8 of 11)

15.	Authorization	to Charge	Additional	Fees

WARNING: If no fees are to be paid on filing, the following items should not be completed.

WARNING: Accurately count claims, especially multiple dependent claims, to avoid unexpected high charges, if extra claim charges are authorized.

- ☑ The Commissioner is hereby authorized to charge the following additional fees by this paper and during the entire pendency of this application to Account No. 13 - 0.610
 - 図 37 C.F.R. § 1.16(a), (f) or (g) (filing fees)
 - X 37 C.F.R. § 1.16(b), (c) and (d) (presentation of extra claims)
- NOTE: Because additional fees for excess or multiple dependent claims not paid on filing or on later presentation must only be paid or these claims cancelled by amendment prior to the expiration of the time period set for response by the PTO in any notice of fee deficiency (37 C.F.R. § 1.16(d)), it might be best not to authorize the PTO to charge additional claim fees, except possibly when dealing with amendments after final action.
 - 37 C.F.R. § 1.16(e) (surcharge for filing the basic filing fee and/or declaration on a date later than the filing date of the application)
 - 37 C.F.R. § 1.17(a)(1)-(5) (extension fees pursuant to § 1.136(a)).
 - 37 C.F.R. § 1.17 (application processing fees)
- NOTE: "... A written request may be submitted in an application that is an authorization to treat any concurrent or future reply, requiring a petition for an extension of time under this paragraph for its timely submission, as incorporating a petition for extension of time for the appropriate length of time. An authorization to charge all required fees, fees under § 1.17, or all required extension of time fees will be treated as a constructive petition for an extension of time in any concurrent or future reply requiring a petition for an extension of time under this paragraph for its timely submission. Submission of the fee set forth in § 1.17(a) will also be treated as a constructive petition for an extension of time in any concurrent reply requiring a petition for an extension of time in any concurrent reply requiring a petition for an extension of time under this paragraph for its timely submission." 37 C.F.R. § 1.186(a)(3).
 - 37 C.F.R. § 1.18 (issue fee at or before mailing of Notice of Allowance, pursuant to 37 C.F.R. § 1.311(b))
- NOTE: Where an authorization to charge the issue fee to a deposit account has been filed before the mailing of a Notice of Allowance, the issue fee will be automatically charged to the deposit account at the time of mailing the notice of allowance. 37 C.F.R. § 1,311(b).
- NOTE: 37 C.F.R. § 1.28(b) requires "Notification of any change in status resulting in loss of entitlement to small entity status must be filled in the application..., prior to paying, or at the time of paying,... the issue fee..." From the wording of 37 C.F.R. § 1.28(b), (a) notification of change of status must be made even if the fee is paid as "other than a small entity" and (b) no notification is required if the change is to another small entity.

(New Application Transmittal [4-1]-page 9 of 11)

16	Instructions	as to	Overpa	vment

OTE:	" Amounts of twenty-five dollars or less will not be returned unless specifically requested within
	a reasonable time, nor will the payer be notified of such amounts; amounts over twenty-five dollars may
	be returned by check or, if requested, by credit to a deposit account." 37 C.F.R. § 1.26(a).

Credit Account No. 13-0610

□ Refund

Reg. No. 20,931

Tel. No. (517) 347-4100

Customer No. 21036

SIGNATURE OF PRACTITIONER

Ian C. McLeod (type or print name of attorney)

2190 Commons Parkway

P.O. Address

Okemos, Michigan 48864

(New Application Transmittal [4-1]-page 10 of 11)

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X	Incorporation	by reference	of added	pages	
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(check the following Item if the application in this transmittal claims the benefit of prior U.S. application(s) (including an international application entering the U.S. stage as a continuation, divisional or C-I-P application) and complete and attach the ADDED PAGES FOR NEW APPLICATION TRANSMITTAL WHERE BENEFIT OF PRIOR U.S. APPLICATIONS) CLAIMED)

X	Plus Added Pages for New Application Transmittal Where Benefit of Prior U.S. Application(s) Claimed
	Number of pages added5
	Plus Added Pages for Papers Referred to in Item 4 Above
	Number of pages added
	Plus added pages deleting names of inventor(s) named in prior application(s) who is/are no longer inventor(s) of the subject matter claimed in this application.
	Number of pages added
	Plus "Assignment Cover Letter Accompanying New Application"
	Number of pages added
State	ment Where No Further Pages Added
	no further pages form a part of this Transmittal, then end this Transmittal with is page and check the following item)
	This transmittal ends with this page.

(New Application Transmittal [4-1]-page 11 of 11)

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ADDED PAGES FOR APPLICATION TRANSMITTAL WHERE BENEFIT OF PRIOR U.S. APPLICATION(S) CLAIMED

NOTE: See 37 C.F.R. § 1.78.

17. Relate Back

WARNING: If an application claims the benefit of the filing date of an earlier filed application under 35 U.S.C. §§ 120, 121 or 365(c), the 20-year term of that application will be based upon the filing date of the earliest U.S. application that the application makes reference to under 35 U.S.C. §§ 120, 121 or 365(c), (35 U.S.C. § 154(a)(2) does not take into account, for the determination of the patent term, any application on which priority is claimed under 35 U.S.C. §§ 119, 365(a) or 365(b).) For a c-i-p application, applicant should review whether any claim in the patent that will issue is supported by an earlier application and, if not, the applicant should consider canceling the reference to the earlier filed application. The term of a patent is not based on a claim-by-claim approach. See Notice of April 14, 1995, 60 Fed. Reg. 20,195, at 20,205.

(complete the following, if applicable)

Amend the specification by inserting, before the first line, the following sentence:

A. 35 U.S.C. § 119(e)

NOTE: "Any nonprovisional application claiming the benefit of one or more prior filed copending provisional applications must contain or be amended to contain in the first sentence of the specification following the title a reference to each such prior provisional application, identifying it as a provisional application, and including the provisional application number (consisting of series code and serial number). "37 C.F.R. \$ 1.78(a)(4).

This application claims the benefit of U.S. Provisional Application(s) No(s).:

APPLICATION NO(S).:	FILING DATE
/	
/	

(Added Pages for Application Transmittal Where Benefit of Prior U.S. Application(s) Claimed [4-1.1]-page 1 of 5)

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B. 35 U.S.C. §§ 120, 121 and 365(c)
NOTE: "Except for a continued prosecution application filed under § 1.53(d), any nonprovisional application claiming the benefit of one or more prior filed copending nonprovisional applications or international applications of international applications of the international application for international application following the title a reference to each such prior application, identifying it by application number (consisting of the series code and serial number) or international application number and international filing date and indicating the relationship of the applications Cross-references to other related applications may be made when appropriate.* (See § 1.14(a)). 37 C.F.R. § 1.78(b)(2).
This application is a
□ continuation
☐ continuation-in-part
of copending application(s)
X application number 09/513,086 filed on 02/24/00 "
International Application filed on
and which designated the U.S."

NOTE: (1) Where the application being transmitted adds subject matter to the International Application, then the filling can be as a continuation-in-part or (2) if it is desired to do so for other reasons then the filling can be as a continuation.

NOTE: The deadline for entering the autional phase in the U.S. for an international application was clarified in the Notice of April 28, 1987 (1079 O.G. 32 to 46) as follows:

NOTE: The proper reference to a prior filed PCT application that entered the U.S. national phase is the U.S.

serial number and the filing date of the PCT application that designated the U.S.

"The Patent and Trademark Office considers the International application to be pending until the 22nd month from the pforthy data if the United States has been designated and no Demand for International Preliminary Examination has been filed prior to the expiration of the 19th month from the priority date is a Demand for International Preliminary Examination which elected the United States of America has been filed prior to the expiration of the 19th month from the priority dates of America has been filed prior to the expiration of the 19th month from the priority date, provided that a copy of the international application has been communicated in the Patent and Trademark Office within the 20 or 30 month period respectively. If a copy of the

from the priority date, provided that a copy of the international application has been communicated to the Patent and Trademark Office within the 20 or 30 month period respectively. If a copy of the international application has not been communicated to the Patent and Trademark Office within the 20 or 30 month period respectively, the international application becomes abandoned as to the United States 20 or 30 months from the priority date respectively. These periods have been placed in the rules as paragraph (p) of § 1,494 and paragraph (p) of \$1,494 and

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(Added Pages for Application Transmittal Where Benefit of Prior U.S. Application(s) Claimed

[4-1.1]-page 2 of 5)

18. Relate Back—35 U.S.C. § 119 Priority Claim for Prior Application

The prior U.S. application(s), including any prior International Application designating the U.S., identified above in item 17B, in turn itself claim(s) foreign priority(ies) as follows:

		Country	Appin. no.	Filed on
The certified copy(ies) has (have)				
		been filed on filed on		/, which was
		is (are) attached.		
WAF	RNING	the International Bure application in the co application communia u.S. serial number u stage is not entered. prosecution of a con documents from the to request transfer, re enter and make a rec the priority document.	au may not be relied on without any in intinuing application. This is so be cated by the International Bureau is infess the national stage is entered. St. Therefore, such certified copies ma tinuing application. An alternative we colders and transfer them to the contin- trieve the folders, make suitable reco- rout of such conies in the Continuina.	we been communicated to the PTO by each to file a certified copy of the priority cause the certified copy of the priority placed in a folder and Is not assigned ch folders are disposed of if the national rot be available if needed later in the uidd be to physically remove the priority imag application. The resources required of notations, transfer the certified copies, Application are substantial. Accordingly, fors that have not entered the national 79 O.G. 32* 10* 10* 10* 10* 10* 10* 10* 10* 10* 10
19.	Mai	ntenance of Co	pendency of Prior Applic	ation
	TE: TI	oe PTO finds it useful h	a copy of the petition filed in the period of the papers constituting the filing of	orior application extending the term for the continuation application. Notice of
A.		Extension of time	in prior application	
	(This item must be completed and the papers filed in the prior application, if the period set in the prior application has run.)			
		A petition, fee and until		in the pending prior application
		☐ A copy of the	e petition filed in prior applic	ation is attached.
В.		Conditional Petition	on for Extension of Time in F	rior Application
		(complete	this item, if previous item n	ot applicable)
		A conditional pet application.	tion for extension of time is	being filed in the pending prior
_		☐ A copy of the	e conditional petition filed in	the prior application is attached

(Added Pages for Application Transmittal Where Benefit of Prior U.S. Application(s) Claimed [4-1.1]—page 3 of 5)

20. Further Inventorship Statement Where Benefit of Prior Application(s) Claimed

(complete applicable item (a), (b) and/or (c) below)

(a)	X	app	application discloses and claims only subject matter disclosed in the prior lication whose particulars are set out above and the inventor(s) in this lication are
		X	the same.
			less than those named in the prior application. It is requested that the following inventor(s) identified for the prior application be deleted:
			(type name(s) of inventor(s) to be deleted)
(b)		a n	s application discloses and claims additional disclosure by amendment and ew declaration or oath is being filed. With respect to the prior application, inventor(s) in this application are
			the same.
			the following additional inventor(s) have been added:
			(type name(s) of inventor(s) to be added)
(c)		The	e inventorship for all the claims in this application are
		X	the same.
			not the same. An explanation, including the ownership of the various claims at the time the last claimed invention was made
			is submitted.
			□ will be submitted.

21.	Аb	pandonment of Prior Application (if applicable)	
		pending, or when the petition for extension of time or to revive in that applicat is granted, and when this application is granted a filing date, so as to make application copending with said prior application.	tion this
NOT	-	According to the Notice of May 13, 1983 (103, TMOG 6-7), the filing of a continuation or continuation part application is a proper response with respect to a petition for extension of time or a petitic review and should include the express abandoment of the prior application conditioned upon granting of the petition and the granting of a filling date to the continuing application.	n to
22.		etition for Suspension of Prosecution for the Time Necessary to le an Amendment	
		VG: "The claims of a new application may be finally rejected in the first Office action in those situal where (4) the new application is a continuing application of, or a substitute for, an earlier applicant (B) and (B) aft the claims of the new application (f) are drawn to the same invention claimed in earlier application, and (2) would have been properly finally rejected on the grounds of and of rein the next Office action if they had been entered in the earlier application." M.P.E.P., § 706.0 7 the od.	tion, n the cord 07(b),
NOT		Where it is possible that the claims on file will give rise to a first action final for this continuation applicit and for some reason an amendment cannot be filed promptly (e.g., experimental data is being gath it may be desirable to file a petition for suspension of prosecution for the time necessary.	ation ered)
		(check the next item, if applicable)	
		There is provided herewith a Petition To Suspend Prosecution for the Necessary to File An Amendment (New Application Filed Concurrently)	ime
23.	Sn	mall Entity (37 C.F.R. § 1.28(a))	
		Applicant has established small entity status by the filing of a statement in particular application '/ on	rent
		A copy of the statement previously filed is included.	
WA	RNII	NG: See 37 C.F.R. § 1.28(a).	
WA	RNII	NG: "Small entity status must not be established when the person or persons signing the state an unequivocally make the required self-certification." M.P.E.P., § 509.03, 7th ed. (em, added).	ement Shasis
24.	N	OTIFICATION IN PARENT APPLICATION OF THIS FILING	
		A notification of the filing of this (check one of the following)	
		☐ continuation	
-		☐ continuation-in-part	
		☐ divisional =	-

(Added Pages for Application Transmittal Where Benefit of Prior U.S. Application(s) Clalmed [4-1.1]—page 5 of 5)

is being filed in the parent application, from which this application claims priority under 35 U.S.C. § 120.

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VACCINE TO CONTROL EQUINE PROTOZOAL MYELOENCEPHALITIS

IN HORSES

CROSS-REFERENCE TO RELATED APPLICATION

The application claims the benefit of U.S. Provisional Patent Application Serial No. 60/152,193, filed on September 2, 1999.

STATEMENT REGARDING FEDERALLY SPONSORED RESEARCH OR DEVELOPMENT

None.

BACKGROUND OF THE INVENTION

(1) Field of the Invention

The present invention relates to vaccines and methods for making the vaccines that actively or passively protect an equid or other animal against In particular, the present Sarcocystis neurona. invention relates to vaccines that provide active immunity which comprise a polypeptide or DNA vaccine that contains or expresses at least one epitope of an antigen that has an amino acid sequence substantially similar to a unique 16 (± 4) kDa antigen and/or 30 (± 4) kDa antigen of Sarcocystis neurona. The present invention further relates to a vaccine that provides passive immunity to Sarcocystis neurona comprising polyclonal or monoclonal antibodies against at least one epitope of an antigen substantially similar to a unique 16 (± 4) kDa antigen and/or 30 (± 4) kDa antigen of Sarcocystis neurona.

(2) Description of Related Art

Equine protozoal myeloencephalitis (EPM) is an emerging neurological disease caused by the protozoan

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parasite Sarcocystis neurona. In recent years, EPM has caused significant health, economic, and emotional costs to horses and their owners (reviewed by McKay et al., Veterinary Clinics of North America 13: 79-96 (1997). Opossums have been implicated as the natural reservoir of Sarcocystis neurona because the sexual stages of the parasite occur in the intestines of the opossum and the sporocysts are passed in the feces of the opossum. Horses accidentally eat the opossum feces containing the sporocysts when they are grazing; however, because Sarcocystis neurona does not appear to form mature tissue cysts in equids, equids are considered to be dead Because opossums are ubiquitous in the end hosts. United States, large numbers of equids are exposed to this parasite: approximately 50 to 60% of the horses nationwide (Blythe et al., J. Am. Vet. Med. Assoc. 210: 525-527 (1997), Saville et al., J. Am. Vet. Assoc. 210: 519-524 (1997), Bentz et al., J. Am. Vet. Med. Assoc. 210: 517-518 (1997)).

Currently, there are no adequate diagnostic tests for determining whether an equid is currently infected with Sarcocystis neurona. A Western blot test was developed to detect antibodies to Sarcocystis neurona in cerebrospinal fluid of equids suspected of having EPM; however, these Western blot assays have not been reliable in predicting the presence of Sarcocystis neurona due to the prevalence in equids of cross-reacting antibodies to other Sarcocystis species (Granstom et al. J. Vet. Diag. Invest. 5: 88-90 (1993), Fenger et al., Vet. Parasitol. 68: 199-213 (1997), Bentz et al., ibid., Saville et al., ibid., Blythe et al., ibid.).

Currently, there are no vaccines to protect equids from the parasite, and current treatment regimens

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are effective in only about 50% of the equids (Martenuik et al., Proceedings, Conference of Research Workers on Animal Disease, Chicago, Illinois, 1997). However, these studies on treatment efficacy were based on a low number of horses. The U.S. Department of Agriculture (USDA), Animal and Plant Health Inspection Service (APHIS), National Animal Health Monitoring System (NAHMS) of the Needs Assessment Survey (NAS) has designated EPM as one of the top two infectious diseases of national importance to the horse industry. Among veterinarians and race horse owners, EPM has been ranked as the leading health care concern. In particular, 58% of the race horse owners ranked EPM as the top health care concern.

Since there are no vaccines for EPM and EPM is a significant health concern of the equine industry, considerable effort has been directed towards developing therapeutic methods for treating EPM. For example, U.S. Patent No. 5,935,591 to Rossignol et al. describes using thiazolides as a treatment for EPM; U.S. Patent No. 5,883,095 to Granstrom et al. describes using triazinebased anti-coccidials as a treatment for EPM; U.S. patent No. 5,830,893 to Russel describes using triazinediones as a treatment for EPM; U.S. Patent No. 5,747,476 to Russel describes using a combination of pyrimethamine and a sulfonamide, preferably sulfadiazine in the absence of known therapeutic amounts of trimethoprim as a treatment for EPM; and U.S. Patent No. 5,925,622 to Rossignol et al. describes using aryl glucuronide of 2-hydroxy-N-(5-nitro-2-thiazolyl) benzamide as a treatment for EPM.

Treatment for EPM is expensive and cumbersome because of the long duration required to achieve positive results. Because many horses cannot be successfully treated, economically and emotionally

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valuable animals have been lost to EPM. However, the extent of EPM's economic impact is even greater because of the large sums of money spent by horse owners for treating lame horses which have been incorrectly diagnosed with EPM, for giving prophylactic treatments that have no scientific basis, and for finding positive post-race drug test results.

EPM has been the cause of hysteria in the equid industry. The small amount of scientific data available on EPM supports a high exposure rate of equids, but there are no data available that document the rate of clinical disease resulting from exposure to the parasite. Because of this, horse owners and veterinarians assume that the rate of clinical disease is high. As a result, several alarming consequences have arisen. Equids with lameness or other neurological diseases are being misdiagnosed as having EPM. People whose livelihoods depend on horses are resorting to medicating all their horses all of the time with antimicrobials. This approach to treating EPM is very widespread in the racing industry. However, this indiscriminate use of antimicrobials has the potential of leading to resistant bacteria such as Salmonella, E. coli, etc. which will then enter the environment and pose a risk for humans and animals. Thus, repercussions of EPM may extend beyond a disease that merely affects the horse industry. All of repercussions of EPM are expensive, decrease the value realized to the U.S. equid industry, and raise the specter of a public health problem of proportions.

Therefore, there is a need for a treatment of EPM that is effective and has little or no side-effects.

The present invention provides vaccines and methods for making the vaccines that protect an equid or other animal host against Sarcocystis neurona. In particular, the present invention provides a vaccine that elicits active immunity against Sarcocystis neurona which contains at least one epitope of a 16 (±4) kDa antigen and/or 30 (±4) kDa antigen of Sarcocystis neurona. The present invention further provides a DNA vaccine that elicits active immunity against Sarcocystis neurona comprising a DNA encoding at least one epitope of a 16 (±4) kDa antigen and/or 30 (±4) kDa antigen of Sarcocystis neurona.

The present invention further provides a vaccine for providing passive immunity to a Sarcocystis neurona infection comprising antibodies which are against at least one epitope of a 16 (±4) kDa antigen and/or 30 (±4) kDa antigen of Sarcocystis neurona. In particular, a vaccine wherein the antibodies are selected from the group consisting of polyclonal antibodies and monoclonal antibodies against a 16 (±4) kDa antigen and/or 30 (±4) kDa antigen of Sarcocystis neurona. In a preferred embodiment of the vaccine, the vaccine is provided in a pharmaceutically accepted carrier.

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invention Further, the present provides a vaccine for active immunization of an equid against a Sarcocystis neurona infection comprising an antigen containing at least one epitope of a 16 (±4) kDa antigen and/or 30 (±4) kDa antigen of Sarcocystis neurona. In one embodiment of the present invention, the antigen is a recombinant polypeptide produced in a plasmid in a microorganism other than Sarcocystis neurona, preferably, in an E. coli. In a preferred the vaccine is provided embodiment,

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pharmaceutically accepted carrier.

Further, the present invention provides for a vaccine wherein the 16 (±4) kDa antigen and/or 30 (±4) kDa antigen of Sarcocystis neurona antigen is provided as a fusion polypeptide wherein an amino end and/or a carboxyl end of the antigen is fused to all or a portion of a polypeptide that facilitates the isolation of the antigen from the microorganism in which the antigen is produced. In a preferred embodiment, the polypeptide is selected from the group consisting of glutathione Stransferase, protein A, maltose binding protein, and polyhistidine.

The present invention also provides a vaccine for protecting an equid from a Sarcocystis neurona infection comprising a DNA that encodes at least one epitope of a 16 (± 4) kDa antigen and/or 30 (± 4) kDa antigen of Sarcocystis neurona. In a preferred embodiment, the DNA is operably linked to a promoter to enable transcription of the DNA in the cell of an equid. Preferably, the vaccine is provided in a pharmaceutically accepted carrier.

The present invention further provides a method for vaccinating an equid against a Sarcocystis neurona infection comprising: (a) providing a recombinant antigen of the Sarcocystis neurona produced from a microorganism culture wherein the microorganism contains a DNA that encodes a 16 (±4) kDa antigen and/or 30 (±4) kDa antigen of Sarcocystis neurona; and (b) vaccinating the equid. Preferably, the vaccine is in a pharmaceutically accepted carrier.

In a preferred embodiment of the method, the recombinant antigen is a fusion polypeptide which is fused at the amino terminus and/or carboxyl terminus to a polypeptide that facilitates the isolation of the recombinant antigen. In particular, the polypeptide is

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all or a portion of the polypeptide selected from the group consisting of glutathione S-transferase, protein A, maltose binding protein, and polyhistidine. Further, the method includes producing the antigen from a DNA which is in a plasmid in a microorganism wherein the DNA is operably linked to a promoter which enables transcription of the DNA to produce the recombinant antigen for the vaccine.

The present invention further provides a method for vaccinating an equid against a Sarcocystis neurona infection comprising: (a) providing in a carrier solution a DNA in a plasmid which encodes at least one epitope of a 16 (±4) kDa antigen and/or 30 (±4) kDa antigen of Sarcocystis neurona; and (b) vaccinating the equid with the DNA in the carrier solution. Preferably, solution that carrier DNA is in pharmaceutically accepted for DNA vaccines. preferred embodiment, the DNA is operably linked to a promoter to enable transcription of the DNA in a cell of the equid.

The present invention further provides a method for providing passive immunity to a Sarcocystis neurona infection in an equid comprising: (a) providing antibodies selected from the group consisting of polyclonal antibodies and monoclonal antibodies which are against at least one epitope of a 16 (±4) kDa antigen and/or 30 (±4) kDa antigen of Sarcocystis neurona; and (b) inoculating the equid. Preferably, the antibodies are provided in a pharmaceutically accepted carrier.

Further still, the present invention provides a method for producing an antigen comprising: (a) providing a microorganism in a culture containing a DNA encoding a fusion polypeptide comprising at least one epitope of a 16 (± 4) kDa antigen and/or 30 (± 4) kDa

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antigen of Sarcocystis neurona and a polypeptide that facilitates isolation of the fusion polypeptide; (b) culturing the microorganism in a culture to produce the fusion polypeptide; and (c) isolating the fusion polypeptide. In one embodiment, the fusion polypeptide is isolated by affinity chromatography which can be affinity chromatography that comprises an IgG-linked resin when the polypeptide consists of all or a portion of protein A, an Ni² resin when the polypeptide is polyhistidine, amylose resin when the polypeptide is all or part of the maltose binding protein, or glutathione Sepharose 4B resin when the polypeptide is all or part of qlutathione S-transferase.

Further still, the present invention provides a method for producing an antibody comprising: (a) providing a microorganism in a culture containing a DNA encoding a fusion polypeptide comprising at least one epitope of a 16 (±4) kDa antigen and/or 30 (±4) kDa antigen of Sarcocystis neurona linked to a polypeptide that facilitates isolation of the fusion polypeptide; (b) culturing the microorganism in a culture to produce the fusion polypeptide; (c) isolating the fusion polypeptide; (d) producing the antibody from the polypeptide. In a preferred embodiment, the polypeptide is removed from the antigen portion of the fusion polypeptide.

And further still, the present invention provides a method for producing a monoclonal antibody comprising: (a) providing a microorganism in a culture containing a DNA encoding a fusion polypeptide comprising at least one epitope of a 16 (±4) kDa antigen and/or 30 (±4) kDa antigen of Sarcocystis neurona linked to a polypeptide that facilitates isolation of the fusion polypeptide; (b) culturing the microorganism in a culture to produce the fusion polypeptide; (c)

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isolating the fusion polypeptide; and (d) producing the monoclonal antibody from the polypeptide. Preferably, the polypeptide is removed from the antigen portion of the fusion polypeptide.

The present invention comprises a vaccine for an equid comprising an isolated recombinant protein encoded by a cDNA produced from RNA of Sarcocystis neurona encoding a 16 (±4) kDa antigen and/or 30 (±4) kDa antigen, and a vaccine carrier. In another embodiment of the present invention, the vaccine for an equid comprises a recombinant virus vector containing DNA encoding a 16 (±4) kDa antigen and/or 30 (±4) kDa antigen of Sarcocystis neurona, and a vaccine carrier. In particular, the recombinant virus is selected from the group consisting of equine herpesvirus, vaccinia virus, canary pox virus, raccoon poxvirus, adenovirus, and baculovirus. In an embodiment further still, the present invention comprises a DNA vaccine for an equid comprising a plasmid containing DNA encoding a 16 (±4) kDa antigen and/or 30 (±4) kDa antigen of Sarcocystis neurona.

The present invention provides a method for protecting an equid against Sarcocystis neurona which comprises providing a vaccine that when injected into the equid causes the equid to produce antibodies and cell mediated immunity against a 16 (±4) kDa antigen and/or 30 (±4) kDa antigen of the Sarcocystis neurona wherein the antibodies prevent infection by the Sarcocystis neurona. In particular, the vaccine comprises the 16 (±4) kDa antigen and/or 30 (±4) kDa antigen in a vaccine carrier. The present invention further provides a vaccine comprising a recombinant virus vector that expresses the 16 (±4) kDa antigen and/or 30 (±4) kDa antigen. In particular, the recombinant virus vector is selected from the group

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consisting of equine herpesvirus, vaccinia virus, canary pox virus, raccoon poxvirus, and adenovirus. The present invention further still provides a vaccine which comprises a DNA plasmid encoding the 16 (± 4) kDa antigen and/or 30 (± 4) kDa antigen.

The present invention further comprises a monoclonal antibody that selectively binds to a 16 (± 4) kDa antigen and/or 30 (±4) kDa antigen of Sarcocystis The present invention also comprises an isolated recombinant protein encoded by a cDNA produced from RNA of Sarcocystis neurona encoding a protein which is a 16 (+4) kDa antigen and/or 30 (±4) kDa antigen. Thus, the present invention further comprises an isolated DNA that encodes a 16 (±4) kDa antigen and/or 30 (±4) kDa antigen of Sarcocystis neurona. Finally, the present invention comprises a bacterial clone containing a plasmid comprising a DNA encoding a 16 (±4) kDa antigen and/or 30 (±4) kDa antigen of Sarcocystis neurona. In particular, the bacterial clone expresses the 16 (±4) kDa antigen and/or 30 (±4) kDa antigen of Sarcocystis neurona.

It is therefore an object of the present invention to provide a vaccine for the prophylactic or therapeutic treatment of protozoal myeloencephalitis in equids. In particular, it is an object of the present invention to provide a vaccine for providing active immunity against $Sarcocystis\ neurona$ which comprises a 16 (\pm 4) kDa antigen and/or 30 (\pm 4) kDa antigen of $Sarcocystis\ neurona$.

It is also an object of the present invention to provide a vaccine that provides passive immunity in an equid against *Sarcocystis neurona* which comprises antibodies against a 16 (±4) kDa antigen and/or 30 (±4) kDa antigen of *Sarcocystis neurona*.

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These and other objects of the present invention will become increasingly apparent by reference to the following embodiments and drawings.

DESCRIPTION OF PREFERRED EMBODIMENTS

The following definitions are provided herein to promote a better understanding of the present invention.

The term "antibody" as used herein refers to an immunoglobulin molecule with the capacity to bind with a specific antigen as the result of a specific immune response. Immunoglobulins are serum proteins made up of light and heavy polypeptide chains and divisible into classes, which contain within them antibody activities toward a wide range of antigens.

The term "polyclonal antibody" as used herein refers to a mixed population of antibodies made against a particular pathogen or antigen. In general, the population contains a variety of antibody groups, each group directed towards a particular epitope of the pathogen or antigen. To make polyclonal antibodies, the whole pathogen or an isolated antigen is introduced by inoculation or infection into a host which induced the host to make antibodies against the pathogen or antigen.

The term "monoclonal antibody" as used herein refers to antibodies produced by a single line of hybridoma cells all directed towards one epitope on a particular antigen. The antigen used to make the monoclonal antibody can be provided as an isolated protein of the pathogen or the whole pathogen. A hybridoma is a clonal cell line that consists of hybrid cells formed by the fusion of a myeloma cell and a specific antibody-forming cell. In general, monoclonal antibodies are of mouse origin; however, monoclonal antibody also refers to a clonal population of an

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antibody made against a particular epitope of an antigen produced by phage display technology or method that is equivalent to phage display or hybrid cells of non-mouse origin.

The term "antigen" as used herein refers to a substance which stimulates production of antibody or sensitized cells during an immune response. An antigen includes the whole pathogen or a particular protein of the pathogen. An antigen consists of multiple epitopes, each epitope of which is capable of causing the production of an antibody against the particular epitope.

The term "epitope" as used herein refers to an immunogenic region of an antigen which is recognized by a particular antibody molecule. In general, an antigen will possess one or more epitopes, each capable of binding an antibody that recognizes the particular epitope. An antibody can recognize a contiguous epitope which is an epitope that is a linear sequence of amino acids in the antigen molecule, or a non-contiguous epitope which is an epitope that spans non-contiguous epitope which is an epitope that spans non-contiguous amino acids in the antigen which have been brought together because of the three-dimensional structure of the antigen.

The term "active immunity" as used herein includes both antibody immunity and/or cell mediated immunity against Sarcocystis neurona induced by vaccinating an equid with the vaccine of the present invention comprising the 16 (±4) kDa antigen and/or 30 (±4) kDa antigen.

The term "passive immunity" as used herein refers to the protection against Sarcocystis neurona provided to an equid as a result of vaccinating the equid with a vaccine comprising antibodies against the 16 (±4) kDa antigen and/or 30 (±4) kDa antigen.

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The present invention provides a vaccine that protects equids against Sarcocystis neurona. preferred embodiment, the vaccine consists of a 16 (±4) kDa antigen and/or 30 (±4) kDa antigen in a subunit Preferably, the 16 (±4) kDa antigen and/or 30 (±4) kDa antigen are produced in a recombinant bacterium eukaryote expression vector which produces the proteins which are then isolated to make the vaccine. In another embodiment of the vaccine, the vaccine is a DNA vaccine that comprises a recombinant DNA molecule, preferably in a plasmid, that comprises DNA encoding all or part of the 16 (± 4) kDa antigen and/or 30 (± 4) kDa antigen. In another embodiment of the vaccine, the recombinant DNA is inserted into a virus vector to provide a live vaccine which is a recombinant DNA virus. In U.S. Serial No. 09/156,954, filed on September 18, 1998, which is hereby incorporated herein by reference, it was disclosed that Sarcocystis neurona possesses two unique antigens, a 16 (±4) antigen and a 30 (±4) kDa antigen. These antigens do not react with antibodies from other Sarcocystis spp. Thus, these antigens are useful for producing vaccines that protect equids against Sarcocystis neurona.

The route of administration for the vaccines of the present invention can include, but is not limited to, intramuscular, intraperitoneal, intradermal, subcutaneous, intravenous, intraarterial, intraocular, and oral as well as transdermal or by inhalation or suppository. The preferred routes of administration include intranasal, intramuscular, intraperitoneal, intradermal, and subcutaneous injection. The vaccine can be administered by means including, but not limited to, syringes, needle-less injection devices, or microprojectile bombardment gene guns (biolistic bombardment).

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The vaccines of the present invention are pharmaceutically accepted carriers in according to the mode of administration to be used. skilled in the art can readily formulate a vaccine that comprises the polypeptide or DNA of the present In cases where intramuscular injection is invention. isotonic formulation is preferred. preferred. an Generally, additives for isotonicity can include sodium chloride, dextrose, mannitol, sorbitol, and lactose. particular cases, isotonic solutions such as phosphate buffered saline are preferred. The formulations can further provide stabilizers such as gelatin and albumin. In some embodiments, a vasco-constriction agent is added to the formulation. The pharmaceutical preparations according to the present invention are provided sterile and pyrogen free. However, it is well known by those skilled in the art that the preferred formulations for the pharmaceutically accepted carrier which comprise the vaccines of the present invention are pharmaceutical carriers approved in the regulations promulgated by the the United States Department of Agriculture, or equivalent government agency in a foreign country such as Canada or Mexico, polypeptide, recombinant vector, antibody, and .DNA veterinary applications. vaccines intended for Therefore, the pharmaceutically accepted carriers for commercial production of the vaccines of the present invention are those carriers that are already approved will at some future date be approved by the appropriate government agency in the United States of America or foreign country.

Inoculation of an equid is preferably by a single vaccination which in the case of polypeptide, recombinant vector, and DNA vaccines produces a full, broad immunogenic response. In another embodiment of

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the present invention, the equid is subjected to a series of vaccinations to produce a full, broad immune response. When the vaccinations are provided in a series, the vaccinations can be provided between about 24 hours apart to two weeks or longer between vaccinations. In certain embodiments, the equid is vaccinated at different sites simultaneously.

The vaccines of the present invention are generally intended to be a prophylactic treatment which prevents Sarcocystis neurona from establishing an infection in an equid. However, the vaccines are also intended for the therapeutic treatment of equids already For example, infected with Sarcocystis neurona. antibody vaccines of the present invention are suitable However, vaccines that for therapeutic purposes. provide active immunity have also been shown to be effective when given as a therapeutic treatment against various diseases. Thus, the immunity that is provided by the present invention can be either active immunity or passive immunity and the intended use of the vaccine can be either prophylactic or therapeutic.

With respect to the above, the vaccine that elicits active immunity in a host can be a polypeptide vaccine or a DNA vaccine which produces the polypeptide in a vaccinated host. Alternatively, the vaccine can be a recombinant microorganism vaccine that expresses the 16 (±4) kDa antigen and/or 30 (±4) kDa antigen or a recombinant virus vector that expresses the 16 (±4) kDa antigen and/or 30 (±4) kDa antigen.

Thus, in one embodiment of the present invention, the active immunity is provided by a vaccine that consists of the isolated 16 (\pm 4) kDa antigen and/or 30 (\pm 4) kDa antigen or the 16 (\pm 4) kDa antigen and/or 30 (\pm 4) kDa antigen as a fusion polypeptide wherein the amino and/or carboxyl terminus is fused to another

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polypeptide, preferably a polypeptide that facilitates isolation of the fusion polypeptide. The fusion polypeptide comprising the vaccine is preferably produced in vitro in an expression system from a DNA that encodes the antigens which is in a microorganism such as bacteria, yeast, or fungi; in eukaryote cells such as a mammalian or an insect cell; or, in a virus adenovirus, poxvirus, expression vector such as virus, baculovirus, Simliki forest herpesvirus, In particular, suitable bacteriophage, or sendai virus. bacterial strains for producing the 16 (± 4) kDa antigen and/or 30 (± 4) kDa antigen or the 16 (± 4) kDa antigen and/or 30 (± 4) kDa antigen as fusion polypeptides include Escherichia coli, Bacillus subtilis, or any expressing other bacterium that is capable of heterologous polypeptides. Suitable veast expressing the 16 (± 4) kDa antigen and/or 30 (± 4) kDa antigen or 16 (± 4) kDa antigen and/or 30 (± 4) kDa antigen as fusion polypeptides include Saccharomyces cerevisiae, Schizosaccharomyces pombe, Candida, or any yeast capable of expressing heterologous polypeptides. Methods for using the aforementioned and the like to produce recombinant polypeptides for vaccines are well known in the art.

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kDa antigen and/or 30 (±4) kDa antigen or the 16 (±4) kDa antigen and/or 30 (±4) kDa antigen as fusion polypeptides. The resulting expressed polypeptides can be isolated from the culture, medium or cell extracts, using purification methods such as gel filtration, affinity chromatography, ion exchange chromatography, or centrifugation. Furthermore, the present invention further includes polypeptides that comprise only those epitopes of the 16 (±4) kDa antigen and/or 30 (±4) kDa

are cultured under conditions which produce the 16 (± 4)

For any of the above, transformed host cells

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antigen which are responsible for conferring protective immunity against Sarcocystis neurona. Ιt is understood that antigens of other Sarcocystis spp. that correspond to the 16 (±4) kDa antigen and/or 30 (±4) kDa antigen of Sarcocystis neurona are within the scope of the present invention.

DNA encoding the 16 (±4) kDa antigen and/or 30 (±4) kDa antigen can be obtained from a genome preparation of Sarcocystis neurona using a polymerase chain reaction (PCR) method that uses DNA primers which correspond to the nucleotide sequences encoding the amino and carboxyl ends of the 16 (±4) kDa antigen and/or 30 (±4) kDa antigen. Preferably the 5' ends of the primers contain a restriction enzyme site that facilitates the subsequent steps of constructing 16 (± 4) kDa antigen and/or 30 (±4) kDa antigen expression systems. Alternatively, the DNA primers can correspond to an internal region of the nucleotide sequence encoding the 16 (±4) kDa antigen and/or 30 (±4) kDa antigen for producing a DNA encoding a particular epitope of the antigen. Primer design and PCR methods are well known in the art.

In a preferred embodiment, the DNA is in a plasmid and the DNA is operably linked to a promoter which effects the expression of the 16 (±4) kDa antigen and/or 30 (±4) kDa antigen in a microorganism, preferably E. coli. As used herein, the term "operably linked" means that the polynucleotide of the present invention and a DNA containing an expression control sequence, e.g., transcription promoter and termination sequences, are situated in a vector or cell such that expression of the antigen encoded by the polynucleotide is regulated by the expression control sequence. Methods for cloning DNA such as the DNA encoding the 16 (±4) kDa antigen and/or 30 (±4) kDa antigen and operably

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linking DNA containing expression control sequences thereto are well known in the art. Expression of the 16 (± 4) kDa antigen and/or 30 (± 4) kDa antigen in a microorganism enables the antigen to be produced using fermentation technologies which are used commercially for producing large quantities of recombinant polypeptides.

To facilitate isolation of the 16 (±4) kDa antigen and/or 30 (±4) kDa antigen produced as above, a fusion polypeptide is made wherein the antigen is linked to another polypeptide which enables isolation by fusion affinity chromatography. Preferably, а polypeptide is made using one of the aforementioned expression systems. Therefore, the DNA encoding the 16 (±4) kDa antigen and/or 30 (±4) kDa antigen is linked to a DNA encoding a second polypeptide to produce a fusion polypeptide wherein the amino and/or carboxyl terminus of the antigen is fused to a polypeptide which allows for the simplified recovery of the antigen as a fusion polypeptide. The fusion polypeptide can also prevent the antigen from being degraded during purification. While a vaccine comprising the fusion polypeptide is efficacious, in some instances it can be desirable to remove the second polypeptide after the purification. Therefore, it is also contemplated that the fusion polypeptide comprise a cleavage site at the junction between the antigen and the polypeptide. The cleavage site consists of an amino acid sequence that is cleaved with an enzyme specific for the amino acid sequence of Examples of such cleavage sites that are contemplated include the enterokinase cleavage site which is cleaved by enterokinase, the factor Xa cleavage site which is cleaved by factor Xa, and the GENENASE cleavage site which is cleaved by GENENASE (GENENASE is England Biolabs. trademark of New

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Massachusetts).

An example of a procaryote expression system for producing the 16 (± 4) kDa antigen and/or 30 (± 4) kDa antigen is the Glutathione S-transferase (GST) Gene Fusion System available from Amersham Pharmacia Biotech, Piscataway, New Jersey, which uses the pGEX-4T-1 expression vector plasmid. The DNA encoding the antigen is fused in frame with the GST gene. The GST part of the fusion polypeptide allows the rapid purification of the fusion polypeptide using glutathione Sepharose 4B affinity chromatography. After purification, the GST portion of the fusion polypeptide can be removed by cleavage with a site-specific protease such as thrombin or factor Xa to produce a polypeptide free of the GST gene. The antigen free of GST is produced by a second glutathione Sepharose 4B affinity of round chromatography.

Another example for producing the 16 (±4) kDa antigen and/or 30 (±4) kDa antigen is a method which links in-frame with the gene encoding the antigen, codons that encode polyhistidine. The polyhistidine preferably comprises six histidine residues which allows purification of the fusion polypeptide by metal affinity chromatography, preferably nickel affinity chromatography. To produce the native antigen free of the polyhistidine, a cleavage site enterokinase cleavage site is fused in frame between the codons encoding the polyhistidine and the codons encoding the antigen. The native polypeptide free of the polyhistidine is made by removing the polyhistidine by cleavage with enterokinase. The antigen free of the polyhistidine is produced by a second round of metal affinity chromatography. This method was shown to be useful for preparing the LcrV antigen of Y. pestis which was disclosed in Motin et al. Infect. Immun. 64: 4313-

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4318 (1996), which is hereby incorporated herein by reference. The Xpress System available from Invitrogen, Carlsbad, California is an example of a commercial kit which is available for making and then isolating polyhistidine-polypeptide fusion proteins.

A method further still for producing the 16 (±4) kDa antigen and/or 30 (±4) kDa antigen is disclosed by Motin et al., Infect. Immum. 64: 3021-3029 (1995), which is hereby incorporated herein by reference. Motin et al. disclosed a DNA encoding a fusion polypeptide consisting of the DNA encoding an antigen linked to DNA encoding a portion of protein A wherein DNA encoding an enterokinase cleavage site is interposed between the DNA encoding protein A and the antigen. The protein A enables the fusion polypeptide to be isolated by IgG affinity chromatography, and the antigen free of the protein A is produced by cleavage with an enterokinase. The protein A is then remove by a second round of IgG affinity chromatography.

Another method for producing polypeptide vaccines against Sarcocystis neurona is based on methods disclosed in U. S. Patent No. 5,725,863 to Daniels et al., which is hereby incorporated herein by reference. The Daniels method can be used to make the 16 (±4) -kDa antigen and/or 30 (±4) kDa antigen vaccine of the present invention which consists of an enterotoxin which has inserted therein upwards of 100 amino acid residues of the 16 (± 4) kDa antigen and/or 30 (± 4) kDa antigen. Another method that can be used to make the polypeptide vaccines of the present invention is disclosed in U.S. Patent No. 5,585,100 to Mond et al., which is hereby incorporated herein by reference, which provides methods for making various fusion polypeptide vaccines. Further methods are disclosed in U.S. Patent No. 5,589,384 to Liscombe, which is hereby incorporated herein by

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reference. Finally, the pMAL Fusion and Purification System available from New England Biolabs is another example of a method for making a fusion polypeptide wherein a maltose binding protein is fused to the antigen. The maltose binding protein facilitates isolation of the fusion polypeptide by amylose affinity chromatography. The maltose binding protein can subsequently be released by cleavage with any of the aforementioned cleavage enzymes.

While bacterial methods are used to produce the 16 (±4) kDa antigen and/or 30 (±4) kDa antigen, it can be desirable to produce the antigen in a eukaryote expression system. A particularly useful system is the baculovirus expression system which is disclosed in U.S. Patent No. 5,229,293 to Matsuura et al., which is hereby incorporated herein by reference. Baculovirus expression vectors suitable to produce the antigen are the pPbac and pMbac vectors from Stratagene; and the Bac-N-Blue vector, the pBlueBac4.5 vector, pBlueBacHis2-A,B,C, and the pMelBac available from Invitrogen, Carlsbad, California.

Another eukaryote system useful for expressing the 16 (±4) kDa antigen and/or 30 (±4) kDa antigen is a yeast expression system such as the ESP Yeast Protein Expression and Purification System available from Stratagene. Another yeast expression system is any one of the Pichia-based Expression systems from Invitrogen. Mammalian expression systems are also embraced by the present invention. Examples of mammalian expression systems are the LacSwitch II system, the pBK Phagemid, pXT1 vector system, and the pSG5 vector system from Stratagene; the pTargeT mammalian expression vector system, the pSI mammalian expression vector system, the pSI mammalian expression vectors available from Promega Corporation, Madison, Wisconsin;

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and the Ecdysone-Inducible Mammalian Expression System, pCDM8, pcDNA1.1, and pcDNA1.1/Amp available from Invitrogen.

Another method for producing the 16 (±4) kDa antiqen and/or 30 (±4) kDa antiqen in a eukaryote expression system is to insert DNA encoding the antigen into the genome of a eukaryote cell or in a eukaryote virus expression vector such as herpesvirus, poxvirus, or adenovirus to make a recombinant virus that expresses the antigen. The recombinant virus vectors are used to infect mammalian cells wherein the antigens are produced in the cell. U.S. Patent No. 5,223,424 to Cochran et al., which is hereby incorporated herein by reference, provides methods for inserting genes into herpesvirus expression vectors. U.S. Patent Nos. 5,338,683 and 5,494,807 to Paoletti et al. and U.S. Patent No. 5,935,777 to Moyer et al., which are hereby incorporated herein by reference, provide methods for inserting genes into poxvirus expression vectors such as vaccinia virus, entomopoxvirus, and canary poxvirus. In another embodiment, the genes encoding the antigen can be inserted into a defective virus such as the herpesvirus amplicon vector which is disclosed in U.S. Patent No. 5,928,913 to Efstathiou et al., which is hereby incorporated herein by reference. In any of the aforementioned virus vectors, the gene encoding the antigen are operably linked to a eukaryote promoter at the 5' end of the DNA encoding the protein and a eukaryote termination signal and poly(A) signal at the 3' end of the gene. Examples of such promoters are the cytomegalovirus immediate-early (CMV) promoter, the Rous sarcoma virus long terminal repeat (RSV-LTR) promoter, the simian virus 40 (SV40) immediate-early promoter, and inducible promoters such as the metallothionein promoter. An example of a DNA having a termination and

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poly(A) signal is the SV40 late poly(A) region. Another example of a viral expression system suitable for producing the antigen is the Sindbis Expression system available from Invitrogen. The use of these commercially available expression vectors and systems are well known in the art.

While subunit vaccines comprising the 16 (±4) kDa antigen and/or 30 (±4) kDa antigen generally provide good humoral protection, it can be desirable to provide the antigen as a component of a live recombinant vector Therefore, the present invention further embraces recombinant virus vector vaccines wherein DNA encoding the antigen is inserted into a recombinant virus vector. In one embodiment of the recombinant virus vector vaccine, the DNA encoding the antigen is inserted into a herpesvirus vector according to the method taught by Cochran et al. in U.S. Patent No. 5,233,424, which is hereby incorporated herein by reference. It is particularly desirable to have a recombinant virus vector vaccine against Sarcocystis neurona that is fetal safe, which allows the vaccine to be given to pregnant mares without affecting the fetus. U.S. Patent Nos. 5,741,696 and 5,731,188 to Cochran et al., which are hereby incorporated herein by reference, teach methods for making and using live recombinant herpesvirus vaccine vectors which are fetal safe.

Other recombinant virus vector vaccines embraced by the present invention, include but are not limited to, adenovirus, adeno-associated virus, parvovirus, and various poxvirus vectors to express the 16 (±4) kDa antigen and/or 30 (±4) kDa antigen. For example, U.S. Patent Nos. 5,338,683 and 5,494,807 to Paoletti et al. teach recombinant virus vaccines consisting of either vaccinia virus or canary poxvirus expressing foreign antigens; and U.S. Patent No.

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5,266,313 to Esposito et al. teaches recombinant raccoon poxvirus vectors expressing foreign antigens. Therefore, the present invention embraces recombinant poxvirus vaccines that express the 16 (±4) kDa antigen and/or 30 (±4) kDa antigen made according to the methods taught in any one of U.S. Patent Nos. 5,338,683; 5,494,807; and 5,935,777, which are hereby incorporated herein by reference.

while the above refer to DNA sequences encoding the 16 (\pm 4) kDa antigen and/or 30 (\pm 4) kDa antigen, the present invention also includes RNA sequences for encoding the antigen.

present invention further includes vaccines that comprise the 16 (+4) kDa antigen and/or 30 (+4) kDa antigen or particular epitopes of the 16 (+4) kDa antigen and/or 30 (±4) kDa antigen as components of a heat-stable spore delivery system made according to the method taught in U.S. Patent No. 5,800,821 to Acheson et al., which is hereby incorporated herein by reference. Therefore, the present invention provides a genetically engineered bacterial cell containing DNA encoding the 16 (±4) kDa antigen and/or 30 (±4) kDa antigen. When the recombinant bacterial spore vaccine is orally administered to the equid, the spores germinate in the gastrointestinal tract of the animal and the bacteria expresses the antigen which comes into contact with the animal's immune system and elicits an immune response. The vaccine has the advantage of being heat stable; therefore, it can be stored at room temperature for an indefinite period of time.

Another embodiment of the Sarcocystis neurona vaccine is a DNA vaccine that elicits an active immune response in an equid. The DNA vaccine consists of DNA having a DNA sequence substantially similar to the DNA sequence that encodes the 16 (± 4) kDa antigen and/or 30

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(±4) kDa antigen. The DNA encoding the antigen is operably linked at or near its start codon to a promoter that enables transcription of the antigen from the DNA when the DNA is the cells of the equid. Preferably, the DNA is in a plasmid. Promoters for expression of DNAs in DNA vaccines are well known in the art and include among others such promoters as the RSV LTR promoter, the CMV immediate early promoter, and the SV40 T antigen It is further preferred that the DNA is operably linked at the or near the termination codon of the sequence encoding antigen to a DNA fragment comprising a transcription termination signal poly(A) recognition signal. Preferably, the vaccine is in an accepted pharmaceutical carrier or in a lipid or liposome carrier similar to those disclosed in U.S. 5,703,055 to Felgner, which is Patent No. incorporated herein by reference. The DNA can be provided to the equid by a variety of methods such as intramuscular injection, intrajet injection, biolistic bombardment. Making DNA vaccines and methods for their use are provided in U.S. Patent Nos. 5,589,466 and 5,580,859, both to Felgner, which are hereby incorporated herein by reference. Finally, a method for producing pharmaceutical grade plasmid DNA is taught in U.S. Patent No. 5,561,064 to Marquet et al., which is hereby incorporated herein by reference.

Therefore, using the abovementioned methods, DNA vaccines that express the 16 (± 4) kDa antigen and/or 30 (± 4) kDa antigen are made and used to vaccinate equids against Sarcocystis neurona. The advantage of the DNA vaccine is that the DNA is conveniently propagated as a plasmid which is a simple and inexpensive means for producing a vaccine, and since the vaccine is not live, the regulatory difficulties associated with getting recombinant virus vaccines

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approved are not present. One skilled in the art would appreciate that while the polypeptide produced for the polypeptide vaccine or by the DNA vaccine can be the entire 16 (±4) kDa antigen and/or 30 (±4) kDa antigen, the present invention also includes polypeptide and DNA vaccines wherein the vaccine consists of a subfragment of the antigen which comprises one or more epitopes of the antigen or a DNA encoding one or more epitopes of the antigen. Furthermore, the polypeptide and DNA vaccines of the present invention can comprise synthetically produced polypeptides or DNA which are made by chemical synthesis methods well known in the art.

While the DNA and polypeptide provided herein is from Sarcocystis neurona, the present invention further encompasses similar antigens from other Sarcocystis spp. Thus, it is anticipated that the vaccines and methods disclosed herein are useful for producing vaccines against other Sarcocystis spp.

In another embodiment of the present invention, the vaccine provides passive immunity to Sarcocystis neurona. A vaccine that elicits passive immunity against Sarcocystis neurona consists of polyclonal antibodies or monoclonal antibodies that are against the unique 16 (± 4) and/or 30 (± 4) antigen of Sarcocystis neurona.

To make a passive immunity vaccine comprising polyclonal antibodies, the $16~(\pm 4)~\mathrm{kDa}$ antigen and/or $30~(\pm 4)~\mathrm{kDa}$ antigen or one or more epitopes therefrom are injected into a suitable host for preparing the antibodies, preferably the host is a horse, swine, rabbit, sheep, or goat. Methods for producing polyclonal antibody vaccines from these hosts are well known in the art. By way of brief example, the antigen is admixed with an adjuvant such as Freund's complete or

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the less toxic TiterMax available from CytRx Corp., Norcross, Georgia, which then administered to the host by methods well known in the art.

The passive immunity vaccine can comprise one or more monoclonal antibodies against one or more epitopes of the 16 (±4) kDa antigen and/or 30 (±4) kDa Methods and hybridomas for producing antigen. monoclonal antibodies are well known in the art. While monoclonal antibodies can be made using hybridoma technologies well known in the art, the monoclonal antibodies against the antigen can also according to phage display methods such disclosed in U.S. Patent No. 5,977,322 to Marks et al., which is hereby incorporated herein by reference. Equinized antibodies against the antigen can be made according to methods which have been used for humanizing antibodies such as those disclosed in U.S. Patent Nos. 5,693,762 and 5,693,761 both to Queen et al., which are hereby incorporated herein by reference. display kit that is useful for making monoclonal antibodies is the Recombinant Phage Antibody System available from Amersham Pharmacia Biotech.

To make the vaccines of the present invention, the genes encoding the 16 (±4) kDa antigen and/or 30 (±4) kDa antigen are identified using monoclonal antibodies against the 16 (±4) kDa antigen and/or 30 (±4) kDa antigen to screen a cDNA expression library made from mRNA isolated from Sarcocystis neurona. Since expression of certain Sarcocystis neurona proteins is stage specific, not only are cDNA expression libraries made from mRNA isolated from Sarcocystis neurona grown in culture but cDNA libraries are also made from mRNA isolated from Sarcocystis neurona at various stages of development, i.e., the merozoite, sporocyst, and sarcocyst stages. Methods for screening cDNA expression

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libraries with monoclonal antibodies are described in Molecular Cloning: A Laboratory Manual, Second Edition, edited by Sambrook et al. Cold Spring Harbor Laboratory Press, Cold Spring Harbor, New York (1989). expression library can be a plasmid-based expression library that uses a pUC, pUR, pEX or a lambda-based expression library. Preferably, the library is a ZAP EXPRESS vector (available from Stratagene, La Jolla, California) which is a hybrid lambda-plasmid vector used to construct cDNA libraries. RNA is isolated using a Stratagene RNA isolation kit and cDNA is made using the EXPRESS cDNA Synthesis kit (available Stratagene). The library is screened using monoclonal antibodies against the 16 (±4) kDa antigen and/or 30 (±4) kDa antigen and the picoBLUE Immunoscreening kit (available from Stratagene).

An important aspect of any vaccination program is to be able to distinguish animals vaccinated against a disease from animals infected with the disease. Therefore, the present invention further includes methods that distinguish equids vaccinated with the vaccine of the present invention from equids infected with Sarcocystis neurona, or equids vaccinated with whole-organism Sarcocystis neurona vaccine preparations, or equids never exposed to sarcocystis neurona. In one embodiment, to distinguish vaccinated equids from infected equids, a biological sample from an equid is for the presence of antibodies tested against Sarcocystis neurona specific antigens that are in addition to the 16 (± 4) antigen and 30 (± 4) kDa antigen which are induced by the vaccine. For example, Granstrom et al. in J. Vet. Diagn. Invest. 5: 88-90 (1993) identified by gel electrophoresis followed by Western blot eight Sarcocystis neurona antigens; 70 kDa, 24 kDa, 23.5 kDa, 22.5 kDa, 13 kDa, 11 kDa, 10.5 kDa,

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and 10 kDa, of which at least three (22.5 kDa, 13 kDa, and 10.5 kDa) were common to all seven equids infected with Sarcocystis neurona. Therefore, an equid that had antibodies against any of the above Sarcocystis neurona antigens in addition to the 16 (±4) and 30 (±4) kDa antigens would be infected with, or exposed to, Sarcocystis neurona whereas an equid that had antibodies against the 16 (±4) antigen and 30 (±4) kDa antigen but not against any one of the other Sarcocystis neurona antigens would be an equid that had been vaccinated with the vaccine of the present invention but was not infected with Sarcocystis neurona.

Therefore, in a Western blot embodiment consisting of Sarcocystis neurona antigens resolved by gel electrophoresis, a biological sample from a vaccinated equid would contain antibodies that bind only with the 16 (± 4) antigen and 30 (± 4) kDa antigen whereas a sample from an equid infected with, or exposed to, Sarcocystis neurona would contain antibodies that bind with additional Sarcocystis neurona antigens. equine antibodies that are bound are identified by treating the blot with labeled antibodies against equine antibodies. Preferably, the label is selected from the group consisting of alkaline phosphatase, horseradish peroxidase, fluorescent compounds, luminescent compounds, colloidal gold, and magnetic particles. Methods for preparing and analyzing Western blots are well known in the art. In a preferred embodiment, the Western blot is pretreated with non-equine antibodies against a Sarcocystis sp. other than Sarcocystis neurona wherein the pretreatment prevents binding of equine antibodies to those antigens common to all Sarcocystis spp. which can be present in the sample. This method is disclosed in Provisional Patent Application Serial No. 60/120,831, filed on February 19, 1999, which is hereby

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incorporated herein by reference.

In an enzyme-linked immunosorbent assay (ELISA) embodiment, a microtiter plate is provided containing a plurality of wells wherein a first well or series of wells contains the 16 (±4) kDa antigen immobilized to the surface therein, a second well or series of wells contains the 30 (±4) kDa antigen immobilized to the surface therein, and a third well or series of wells contains another Sarcocystis neurona specific antigen immobilized to the surface therein. biological sample is added to the wells containing the bound antigens and antibodies against Sarcocystis neurona are allowed to bind to form an antibody-antigen complex. The biological sample can be provided neat or in a limiting dilution series in a physiological solution. Unbound material in the sample is removed from the antibody-antigen complex by washing. complex is then reacted with a labeled antibody or labeled monoclonal antibody that binds to equine antibodies to form a second antibody-antigen complex. The second complex can be detected when the labeled monoclonal or polyclonal antibody is conjugated to a reporter ligand such as horseradish-peroxidase or alkaline phosphatase. Alternatively, the monoclonal or polyclonal antibody can be conjugated to reporter ligands such as a fluorescing ligand, biotin, colored latex, colloidal gold magnetic beads, radioisotopes or the like. Detection of the complex is by methods well known in the art for detecting the particular reporter ligand. Therefore, a sample from an equid that had been vaccinated will produce antibodies against only the 16 (±4) antigen and 30 (±4) kDa antigen whereas a sample from an equid that is infected with, or exposed to, Sarcocystis neurona will contain antibodies against the third antigen in addition to containing

antibodies against the 16 (±4) antigen and 30 (±4) kDa antigen. ELISA was developed by Engvall et al., Immunochem. 8: 871 (1971) and further refined by others such as Ljunggren et al. J. Immunol. Meth. 104: 7-14 (1987) and Kemeny et al., J. Immunol. Meth. 87: 45-50 (1986). ELISA and its variations are well known in the art. The ELISA can be provided as a kit for distinguishing vaccinated equid from unvaccinated equid, and from an equine infected with Sarcocystis neurona.

Since it is important to be able to test samples in the field in order to distinguish equids infected with Sarcocystis neurona from equids vaccinated with the vaccine of the present invention, the present invention further includes rapid immunodiffusion-based methods, their devices, and kits comprising the same. Therefore, the present invention can be provided with a kit that comprises any one of the methods described in U.S. Patent No. 5,620,845 to Gould et al., U.S. patent No. 5,559,041 to Kang et al., U.S. Patent No. 5,656,448 to Kang et al., U.S. Patent No. 5,728,587 to Kang et al., U.S. Patent No. 5,695,928 to Stewart et al., U.S. Patent No. 5,169,789 to Bernstein et al. U.S. Patent No. 4,486,530 to David et al., and U.S. Patent No. 4,786,589 While the aforementioned disclose to Rounds et al. particular rapid immunodiffusion methods, the present invention is not to be construed to be limited to the aforementioned. It is within the scope of the present invention to embrace derivations and modifications of the aforementioned. For example, the 16 (±4) antigen and/or 30 (± 4) kDa antigen are immobilized to one area of a membrane and a third Sarcocystis neurona antigen is immobilized to another area of the membrane in a device designed for analyzing a biological sample. biological sample is applied to the membrane which

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diffuses throughout the membrane. If the sample contains antibodies that form antibody-antigen complexes with all three antigens, the equid is infected with, or exposed to, Sarcocystis neurona. If the sample contains antibodies that form complexes with the 16 (±4) and/or 30 (±4) kDa antigens and no antibodies that bind to the third antigen, the equid has been vaccinated with the vaccine of the present invention but is not infected with Sarcocystis neurona. Detection of the antibody-antigen complex is by a colorimetric method incorporated into the device, by immersing the device into a solution that causes a colorimetric reaction, or by reacting with a labeled monoclonal or polyclonal antibody conjugated to a reporter liquad.

Another method for distinguishing vaccinated equids from equids infected with, or exposed to Sarcocystis neurona is to provide as the vaccine the aforementioned fusion polypeptide wherein polypeptide comprises a marker epitope that elicits an antibody in the vaccinated equid that would not normally be present in the equid. For example, the marker epitope could be from a pathogen that does not infect equids or a synthetic polypeptide that elicits an antibody in equids that would not normally occur in equids. Therefore, if a sample from an equid contained antibodies against the marker epitope and the 16 (± 4) antigen and/or 30 (±4) kDa antigen, the equid was vaccinated with the vaccine of the present invention, whereas if the sample does not contain antibodies against the marker epitope but does contain antibodies against the 16 (±4) antigen and/or 30 (±4) kDa antigen, the equid is infected with Sarcocystis neurona. sample is tested according to any of the aforementioned diagnostic methods.

In a method further still for distinguishing

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vaccinated equids from infected equids, the vaccine of the present invention consists of a polypeptide that comprises a subset of the total epitopes on the 16 (± 4) antigen and/or 30 (±4) kDa antigen. Therefore, in an equid vaccinated with the above polypeptide vaccine, antibodies are produced against only those epitopes on the polypeptide whereas in an equid infected with Sarcocystis neurona, antibodies are produced against all of the epitopes. Thus, a sample from an infected equid will produce antibodies that binds the polypeptide and the full-sized antigen whereas a sample from a vaccinated equid will produce antibodies that will bind the vaccine polypeptide but not the full-sized antigen. The antibody-antigen or antibody-polypeptide complex can be detected by modifying any of the aforementioned diagnostic assays.

The following examples are intended to promote a further understanding of the present invention.

EXAMPLE 1

This example is to demonstrate the preparation of monoclonal antibodies that recognize 16 (± 4) kDa antigen and/or 130 (± 4) kDa antigen of Sarcocystis neurona.

Sarcocystis neurona was cultured on equine dermal cell line cultures as taught in Example 3 or on bovine monocyte cell cultures as taught by Granstrom et al., J. Vet. Diagn. Invest. 5: 88-90 (1993). Sarcocystis neurona merozoites were harvested and the 16 (±4) kDa antigen and/or 30 (±4) kDa antigen were purified by methods known to the art for purifying antigens, i.e., the 16 (±4) kDa antigen and/or 30 (±4) kDa antigen were purified from merozoites by two-dimensional polyacrylamide gel electrophoresis. Then

the purified antigens are used to make monoclonal

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antibodies according to the methods in Antibodies, A Laboratory Manual, eds. Harlow and Lane, Cold Spring Harbor Laboratory Press, Cold Spring Harbor, New York (1988), well known to those skilled in the art as a source for methods for making polyclonal and monoclonal antibodies.

BALB/c mice are immunized with an initial injection of 1.0 μg of the 16 (± 4) kDa antigen and/or 30 (± 4) kDa antigen per mouse mixed 1:1 with Freund's complete adjuvant. After two weeks, a booster injection of 1.0 μg of antigen is injected into each mouse intravenously without adjuvant. Three days after the booster injection the mouse serum is checked for antibodies to the 16 ± 4 kDa and/or 30 ± 4 kDa antigens. If positive, a fusion is performed with a mouse myeloma cell line. Mid log phase myeloma cells are harvested on the day of fusion, checked for viability, and separated from the culture medium by low-speed centrifugation. Then the cells are resuspended in serum-free Dulbecco's Modified Eagle's medium (DMEM).

The spleens are removed from the immunized mice and washed three times with serum-free DMEM and placed in a sterile Petri dish containing 20 ml of DMEM containing 20% fetal bovine serum, 1 mM pyruvate, .100 units penicillin, and 100 units streptomycin. The cells are released by perfusion with a 23 gauge needle. Afterwards, the cells are pelleted by low-speed centrifugation and the cell pellet is resuspended in 5 ml 0.17 M ammonium chloride and placed on ice for several minutes. Then 5 ml of 20% bovine fetal serum is the cells pelleted by low-speed and centrifugation. Afterwards, the cells are resuspended in 10 ml DMEM and mixed with myeloma cells to give a ratio of 3:1. The cell mixture is pelleted by low-speed centrifugation, the supernatant fraction removed, and

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the pellet allowed to stand for 5 minutes. Next, over a period of 1 minute, 1 ml of 50% polyethylene glycol (PEG) in 0.01 M HEPES pH 8.1 at 37°C is added. After 1 minute incubation at 37°C, 1 ml of DMEM is added for a period of another 1 minute, then a third addition of DMEM is added for a further period of 1 minute. Finally, 10 ml of DMEM is added over a period of 2 minutes. Afterwards, the cells are pelleted by lowspeed centrifugation and the pellet resuspended in DMEM containing 20% fetal bovine serum, 0.016 mM thymidine, 0.1 hypoxanthine, 0.5 μ M aminopterin, and 10% hybridoma cloning factor (HAT medium). The cells are then plated into 96-well plates.

After 3, 5, and 7 days half the medium in the plates is removed and replaced with fresh HAT medium. After 11 days, the hybridoma cell supernatant screened by an ELISA assay. In this assay, 96-well plates are coated with the appropriate 16 (±4) kDa antigen or 30 (± 4) kDa antigen. One hundred μl of supernatant from each well is added to a corresponding well on a screening plate and incubated for 1 hour at room temperature. After incubation, each well is washed three times with water and 100 μl of a horseradish peroxide conjugate of goat anti-mouse IgG (H+L), A, M (1:1,500 dilution) is added to each well and incubated for 1 hour at room temperature. Afterwards, the wells are washed three times with water and the substrate OPD/hydrogen peroxide is added and the reaction is allowed to proceed for about 15 minutes at room temperature. Then 100 μl of 1 M HCl is added to stop the reaction and the absorbance of the wells is measured at 490 nm. Cultures that have an absorbance greater than the control wells are removed to 2 cm2 culture dishes, with the addition of normal mouse spleen cells in HAT medium. After a further three days, the cultures

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are rescreened as above and those that are positive are cloned by limiting dilution. The cells in each 2 cm² culture are counted and the cell concentration adjusted to 1 x 10⁵ cells per ml. The cells are diluted in complete medium and normal mouse spleen cells are added. The cells are plated in 96-well plates for each dilution. After 10 days, the cells are screened for growth. The growth positive wells are screened for antibody production; those testing positive are expanded to 2 cm² cultures and provided with normal mouse spleen cells. This cloning procedure is repeated until stable antibody producing hybridomas are obtained. Then the identified stable hybridomas are progressively expanded to larger culture dishes to provide stocks of the cells.

Production of ascites fluid is performed by injecting intraperitoneally 0.5 ml of pristane into female mice to prime the mice for ascites production. After 10 to 60 days, 4.5×10^6 cells are injected intraperitoneally into each mouse and ascites fluid is harvested between 7 and 14 days later.

An alternate method for screening hybridomas for antibody production is as follows. Sarcocystis neurona is heat-denatured in 0.5 M Tris (pH 7.4) with 10% SDS, 20% glycerol and 5% 2-mercaptoethanol. .The denatured antigens are separated by SDS-polyacrylamide gel electrophoresis in a 12-20% (v/v) linear gradient gel with a 4% (v/v) stacking gel. The separated antigens are electrophoretically transferred to Western PVDF membranes at 100 volts for 1.5 hours, then 150 volts for 0.5 hours. The membranes are then blocked overnight in 1% by volume bovine serum albumen in 0.5% Tween-Tris buffered saline (Blocking buffer). The blots are air-dried and stored frozen. Prior to use, the membranes are incubated with bovine serum albumin and Sarcocystis cruzi antibodies in Blocking buffer at a

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range of 1:10 to 1:100 ratio for two hours. Afterwards, the membranes are washed in 0.5% Tween-Tris buffered saline and then incubated with monoclonal antibodies from the various hybridoma clones. The membranes are developed as disclosed in the prior art, e.g., Granstrom et al., J. Vet. Diag. Invest. 5: 88-90 (1993) or Antibodies, A Laboratory Manual, eds. Harlow and Lane, Cold Spring Harbor, Laboratory Press, Cold Spring Harbor, New York (1988).

Hybridomas that successfully produce monoclonal antibodies against various epitopes of the 16 (± 4) kDa antigen and 30 (± 4) kDa antigen are expanded as above, and used to make monoclonal antibodies for the antigenbased immunoassay and for identifying cDNA library clones in Example 2 that contain Sarcocystis neurona DNA which express either the 16 (± 4) and/or 30 (± 4) kDa antigens.

In the foregoing procedure, monoclonal antibodies against particular epitopes of the identifying antigens are produced.

EXAMPLE 2

This example shows the preparation of a cDNA library that expresses the 16 (±4) kDa antigen and/or 30 (±4) kDa antigen of Sarcocystis neurona. The methods for making and screening cDNA expression libraries are well known to those skilled in the art and are described in Molecular Cloning: A Laboratory Manual, Second Edition, edited by Sambrook et al. Cold Spring Harbor Laboratory Press, Cold Spring Harbor, New York (1989). The monoclonal antibodies made as in Example 1 are used to screen the library for clones that express the 16 (±4) kDa antigen and/or 30 (±4) kDa antigen.

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This example provides a simplified method for the isolation, excystation, and culture of Sarcocystis species using opossums as a model. The method is an improvement over the isolation, excystation and culture methods of the prior art and is useful for producing antigens from various Sarcocystis neurona strains for subunit vaccines, for making monoclonal and polyclonal antibody vaccines, and attenuated and killed whole organism vaccines.

Opossums are humanely killed and their intestines screened for Sarcocystis spp. oocysts. addition, Sarcocystis oocysts collected from wild grackle (Quiscalus sp.) fed possums and oocysts collected from wild-caught cowbird (Molothrus ater) fed opossums in the inventors' laboratory can be used. A 2cm segment of mid-small intestine from each animal is removed and washed with 0.01 M phosphate-buffered saline, pH 7.4 (PBS). A scraping of mucosa is observed 100X magnification using a Nikon Optiphot-2 microscope to determine the presence or absence of oocysts. Feces from the large intestine is removed from each positive animal and tested for the presence of Sarcocystis spp. sporocysts and other parasite ova by sucrose flotation according to Sloss et al., In Veterinary Clinical Parasitology, Iowa State University Press, Ames, Iowa, (1994), p. 198. The small intestine is flushed with PBS to remove contents and slit The mucosa is scraped off with a glass lengthwise. slide and ground in a Dounce homogenizer. The slurry is transferred to a conical tube and washed three times with PBS by centrifugation for 10 minutes at 500 x g. The pellet is resuspended in 3 volumes of pepsin-NaCl-HCl (0.65% pepsin w/v, 0.86% NaCl w/v, 1% concentrated HCl v/v) and incubated at 37°C for 1.5 hours with frequent mixing. The slurry is washed 3 times with PBS

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as above and the pellet stored in Hank's balanced salt solution (HBSS) plus penicillin (100 units/ml), amikacin (100 μ g/ml), and amphotericin B (1.25 μ g/ml) until further use. A 1 to 3 ml aliquot of the semidigested mucosa is concentrated by centrifugation for 10 minutes at 500 x g. The pellet is suspended in 15 ml of 2.6% sodium hypochlorite solution, stirred for 1.5 hours at room temperature, and washed once with PBS as above.

The improvement in the excystation and culture of Sarcocystis sp. over the prior art is the mechanical excystation step as set forth below. The washed sodium hypochlorite pellet is suspended in 15 ml 10% trypsin in alkaline chelating solution (ACS) which is a solution that consisted of 100 mM NaCl, 3 mM KCl, 9 mM Na2HPO4, 3 mM Na-citrate, 0.5 mM Na₂EDTA, 0.1% glucose, 0.3% HEPES, 100 units penicillin, and 1.25 μ q/ml amphotericin B, and incubated 1.5 hour at 37°C. After washing once with PBS as above, a drop of the pellet is compressed between sterile slides and shearing forces are applied by moving the slides back and forth. The material on the slides is washed with cell medium into flasks of confluent equine dermal cells (ATCC CCL-57, freely available from the American Type Culture Collection, 10801 University Boulevard, Manassas, Virginia 20110-2209) in Dulbecco's modified Eagle's medium (DMEM; available from GIBCO a division of Life Technologies, Bethesda, MD) plus Lglutamine, 6% heat-inactivated fetal bovine serum, penicillin (100 units/ml), amikacin (100 μ g/ml), and amphotericin B (1.25 μ g/ml). Sarcocystis neurona isolated from neural tissue of EPM-affected horses can be passaged continuously long term on this cell line. Before and after inoculation, equine dermal cells are grown at 37°C with 5% CO2, with medium changed every other day for 7 days and weekly thereafter. inoculation, cultures are observed weekly for evidence

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of cellular damage due to Sarcocystis spp. replication and for the presence of extracellular merozoites using an Olympus CK2 inverted microscope. Positive cultures are confirmed by Romanowsky (modified Giemsa-Wright)-stained cytospin of infected cells using a Shandon Cytospin 3 centrifuge and a Wescor 7100 Aerospray slide stainer. Separate sterile pipettes are used to add or withdraw media from each flask containing each separate strain to eliminate the possibility of cross contamination.

The above improved method enabled obtaining viable organisms from 7 opossums that had Sarcocystis sporocysts detected in the feces. All of these opossums were adult males, 6 of which were from the same Michigan farm on which two horses had been diagnosed with histopathologically confirmed EPM. Each opossum harbored a million or more oocysts in the small intestinal mucosa; however, fewer than two sporocysts per gram of feces were observed in each when feces from the large intestine was tested by sucrose flotation. Ascarid, strongyle, tapeworm, Caillaria Physaloptera sp. eggs, or a combination of these eggs were also observed in the wild-caught animals.

In the improved method, processing the mucosa with a Dounce homogenizer and subsequent pepsin-NaCl-HCl digestion broke down tissues but did not disrupt Sarcocystis oocysts, many of which were still attached to tissue fragments (Murphy and Mansfield, 1999). Further digestion with sodium hypochlorite freed most of the oocysts and released many sporocysts. Three chemical excystation methods as set forth in Example 4 were attempted. All were effective in breaking down the oocyst walls and weakening the sporocyst walls, but none to few excysted sporocysts were detected afterward. However, mechanical excystation as performed according

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to the improvement shown herein proved to be most effective, especially with the 10% trypsin ACS pretreated sporocysts.

Processed small intestine from the first opossum isolate refrigerated in HBSS plus penicillin, streptomycin, and amphotericin B remained contaminated with bacteria. Inoculation of dermal cells with this contaminated material resulted in cell death. Culture and sensitivity testing proved the contaminating organism to be Alcalcigens sp. Amikacin (100 $\mu g/ml$) was substituted for the streptomycin in the mucosal preparation and in all subsequent solutions, including the cell growth media. Amikacin killed the contaminant and no bacterial contamination of any subsequent isolates using the penicillin-amikacin-amphotericin Benhanced media.

Successful culture of merozoites from the first opossum isolate occurred in 13 of 15 flasks into which sporocysts pretreated with 10% trypsin in ACS and mechanically excysted by the improved method herein were inoculated. In contrast, 4 flasks each were inoculated with the three different regimes of chemically excysted sporocysts without mechanical excystation as shown in Comparative Example 1. All remained negative except for 1 trypsin-ACS- and 1 bile-trypsin-pretreated inoculum.

Thus, the trypsin-ACS/mechanically excysted sporocysts made as above, infected more efficiently than those prepared by chemical methods; each flask became positive by visual examination at about 10 to 30 sites between about 5 to 15 days after inoculation. In contrast, the trypsin-ACS pretreated sporocysts became positive in culture 14 days after inoculation and at one site, and the bile-trypsin-pretreated sporocysts became positive in culture 26 days after inoculation at only one site. Successful culture was further confirmed by

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Romanowsky-stained cytospin of infected cells. All flasks negative for merozoites visually and by Romanowsky-stained cytospin of cells were discarded eight weeks after inoculation because longer term culture did not result in more positive flasks in preliminary trials. The mechanical excystation method has been used for all subsequent opossum isolates. The six additional isolates became positive using microscope visualization from 6 to 14 days after inoculation at many sites in each flask. All strains isolated from these seven opossums have grown well long term (six months or longer).

collected from six specific Sporocysts pathogen-free opossums fed wild-caught cowbird were successfully excysted and grown in equine dermal cell culture in our laboratory using this technique as were sporocysts thought to be Sarcocystis falcatula from opossums fed wild-caught grackle (these were wild-caught opossums testing negative for Sarcocystis by fecal flotation for three weeks prior to infection). cowbird isolates have grown well long term in equine dermal cells. Marsh et al., J. Parasitology 83: 1189-(1997) have shown that an equine-derived Sarcocystis neurona isolate grew highly efficiently long term in equine dermal cells. The grackle-fed opossum isolate grew in equine dermal cells but only for a brief time, 3 to 8 weeks in three different infection trials. Although the cell line was not effective for long-term growth of this Sarcocystis sp., the excystation method and initial culture were successful.

This example shows that multiple isolates of merozoites have been successfully cultured from opossum-derived Sarcocystis spp. oocysts using the improved method of digestion followed by manual excystation. Long-term growth of all opossum Sarcocystis spp. should

be possible using the improvement and the appropriate cell line. Equine dermal cells work well for Sarcocystis neurona, but other cell lines may be more useful for other Sarcocystis spp. A more complete understanding of the life cycle of Sarcocystis neurona and, therefore, of the factors that determine exposure of horses should be possible using the opossum isolates derived from the above improved excystation and culture methods.

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EXAMPLE 4

This example provides three chemical excystation methods for preparing Sarcocystis sp. oocysts. The chemically prepared samples were compared to samples prepared by the improved method shown in Example 3.

Samples were prepared as in Example 3 except that after washing the pellet that had been suspended in 2.6% sodium hypochlorite, the samples were treated with either (1) 10% trypsin in ACS, (2) 10% bile and 2% trypsin in HBSS (Speer et al., J. Protozoology 33: 486-490 (1986)), or 5% sodium taurocholate and 2% trypsin in PBS (Speer et al., ibid.). All the samples were incubated at 37°C and 5% CO₂. The chemical methods provided poor results even though the methods were effective in breaking down the oocyst walls and weakening the sporocyst walls.

Flasks inoculated with samples from the three above chemically excysted sporocysts remained negative except for one trypsin-ACS- and one bile-trypsin-pretreated inoculum. The trypsin-ACS-pretreated sporocysts became positive in culture 14 days after inoculation in one site and the bile-trypsin-pretreated sporocysts became positive in culture 26 days after inoculation at one site. In contrast, the improved

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method as was shown in Example 3 was more efficient. Each flask became positive by visual examination at many sites 5 to 15 days post-inoculation.

While the present invention is described herein with reference to illustrated embodiments, it should be understood that the invention is not limited hereto. Those having ordinary skill in the art and access to the teachings herein will recognize additional modifications and embodiments within the scope thereof. Therefore, the present invention is limited only by the Claims attached herein.

WE CLAIM:

-1-

A vaccine for providing passive immunity to Sarcocystis neurona infection comprising antibodies which are against at least one epitope of a unique 16 (± 4) or 30 (± 4) antigen of Sarcocystis neurona.

-2-

The vaccine of Claim 1 wherein the antibodies are selected from the group consisting of polyclonal antibodies and monoclonal antibodies.

-3-

The vaccine of claim 1 wherein the vaccine is provided in a pharmaceutically accepted carrier.

-4-

A vaccine for active immunization of an equid against a Sarcocystis neurona infection comprising at least one epitope of a unique 16 (± 4) or 30 (± 4) antigen of Sarcocystis neurona.

-5-

The vaccine of Claim 4 wherein the antigen is a recombinant polypeptide produced in a plasmid in a microorganism other than Sarcocystis neurona.

-6-

The vaccine of Claim 5 wherein the microorganism is an $E.\ coli.$

The vaccine of Claim 6 wherein the antigen is a fusion polypeptide wherein an amino end or a carboxyl end of the antigen is fused to all or a portion of a polypeptide that facilitates isolation of the antigen from the microorganism in which the antigen is produced.

-8-

The vaccine of Claim 7 wherein the polypeptide is selected from the group consisting of glutathione Stransferase, protein A, maltose binding protein, and polyhistidine.

-9-

The vaccine of Claim 6 wherein the vaccine is provided in a pharmaceutically accepted carrier.

-10-

A vaccine for protecting an equid from a Sarcocystis neurona infection comprising a DNA that encodes at least one epitope of a 16 (± 4) kDa antigen and/or 30 (± 4) kDa antigen of Sarcocystis neurona.

-11-

The vaccine of Claim 10 wherein the DNA is operably linked to a promoter to enable transcription of the DNA in a cell of an equid.

-12-

The vaccine of Claim 10 wherein the vaccine is provided in a pharmaceutically accepted carrier.

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-13-

A method for vaccinating an equid against a Sarcocystis neurona infection comprising:

- (a) providing a recombinant antigen of Sarcocystis neurona produced from a microorganism culture wherein the microorganism contains a DNA that encodes at least one epitope of a 16 (±4) kDa antigen and/or 30 (±4) kDa antigen of Sarcocystis neurona; and
 - (b) vaccinating the equid.

-14-

The method of Claim 13 wherein the recombinant antigen is in a pharmaceutically accepted carrier.

-15-

The method of Claim 13 wherein the recombinant antigen is a fusion polypeptide which is fused at the amino terminus or carboxyl terminus to a polypeptide that facilitates the isolation of the recombinant antigen.

-16-

The method of Claim 15 wherein the polypeptide includes all or a portion of the polypeptide selected from the group consisting of glutathione S-transferase, protein A, maltose binding protein, and polyhistidine.

-17-

The method of Claim 15 wherein the DNA is in a plasmid in a microorganism wherein the DNA is operably linked to a promoter which enables transcription of the DNA to produce the recombinant antigen for the vaccine.

-18-

A method for vaccinating an equid against a Sarcocystis neurona infection comprising:

- (a) providing in a carrier solution a DNA in a plasmid which encodes at least one epitope of a 16 (\pm 4) kDa antigen and/or 30 (\pm 4) kDa antigen of Sarcocystis neurona; and
- (b) vaccinating the equid with the DNA in the carrier solution.

-19-

The method of Claim 18 wherein the carrier solution is a saline solution.

-20-

The method of Claim 18 wherein the DNA is operably linked to a promoter to enable transcription of the DNA in a cell of the equid.

-21-

A method for providing passive immunity to a Sarcocystis neurona infection in an equid comprising:

- (a) providing antibodies against at least one epitope of a 16 (± 4) kDa antigen and/or 30 (± 4) kDa antigen of Sarcocystis neurona wherein the antibodies are selected from the group consisting of polyclonal antibodies and monoclonal antibodies; and
 - (b) inoculating the equid.

-22-

The method of Claim 21 wherein the antibodies are provided in a pharmaceutically accepted carrier.

-23-

A method for producing a polypeptide comprising:

- (a) providing a microorganism in a culture containing a DNA encoding a fusion polypeptide comprising at least one epitope of a 16 (± 4) kDa antigen and/or 30 (± 4) kDa antigen of Sarcocystis neurona and a polypeptide that facilitates isolation of the fusion polypeptide;
- (b) culturing the microorganism in a culture to produce the fusion polypeptide; and
 - (c) isolating the fusion polypeptide.

-24-

The method of Claim 23 wherein isolating the fusion polypeptide is by affinity chromatography.

-25-

The method of Claim 24 wherein the polypeptide is all or a portion of protein A and the affinity chromatography comprises an IqG-linked resin.

-26-

The method of Claim 24 wherein the polypeptide is polyhistidine and the affinity chromatography comprises a Ni^{2+} resin.

-27-

The method of Claim 24 wherein the polypeptide is glutathione S-transferase and the affinity chromatography comprises a glutathione Sepharose 4B resin.

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-28-

The method of Claim 24 wherein the polypeptide is maltose binding protein and the affinity chromatography comprises an amylose resin.

-29-

A method for producing an antibody comprising:

- (a) providing a microorganism in a culture containing a DNA encoding a fusion polypeptide comprising at least one epitope of a 16 (±4) kDa antigen and/or 30 (±4) kDa antigen of Sarcocystis neurona and a polypeptide that facilitates isolation of the fusion polypeptide;
- (b) culturing the microorganism in a culture to produce the fusion polypeptide;
 - (c) isolating the fusion polypeptide;
- $\mbox{(d)} \quad \mbox{producing} \quad \mbox{the antibody} \quad \mbox{from the} \\ \mbox{polypeptide}. \label{eq:polypeptide}$

-30-

A method for producing a monoclonal antibody comprising:

- (a) providing a microorganism in a culture containing a DNA encoding a fusion polypeptide comprising at least one epitope of a 16 (± 4) kDa antigen and/or 30 (± 4) kDa antigen of Sarcocystis neurona and a polypeptide that facilitates isolation of the fusion polypeptide;
- (b) culturing the microorganism in a culture to produce the fusion polypeptide;
 - (c) isolating the fusion polypeptide;
- $\mbox{(d)} \ \ \mbox{producing the monoclonal antibody from the} \\ \mbox{polypeptide}.$

-51-

-31-

The method of Claim 29 or 30 wherein isolating the fusion polypeptide is by affinity chromatography.

-32-

The method of Claim 31 wherein the polypeptide is all or a portion of protein A and the affinity chromatography comprises an IqG-linked resin.

-33-

The method of Claim 31 wherein the polypeptide is polyhistidine and the affinity chromatography comprises a Ni^{2+} resin.

-34-

The method of Claim 31 wherein the polypeptide is glutathione S-transferase and the affinity chromatography comprises a glutathione Sepharose 4B resin.

-35-

The method of Claim 31 wherein the polypeptide is maltose binding protein and the affinity chromatography comprises an amylose resin.

-36-

A monoclonal antibody that selectively binds to a 16 (± 4) kDa antigen and/or 30 (± 4) kDa antigen of Sarcocystis neurona.

-37-

An isolated recombinant protein encoded by a cDNA produced from RNA of Sarcocystis neurona encoding a 16 (± 4) kDa antigen and/or 30 (± 4) kDa antigen.

-52-

-38-

An isolated DNA that encodes a 16 (± 4) kDa antigen and/or 30 (± 4) kDa antigen of Sarcocystis neurona.

-39-

A bacterial clone containing a plasmid comprising a DNA encoding a 16 (± 4) kDa antigen and/or 30 (± 4) kDa antigen of Sarcocystis neurona.

-40-

The bacterial clone of Claim 39 wherein the clone expresses the 16 (± 4) kDa antigen and/or 30 (± 4) kDa antigen of Sarcocystis neurona.

-41-

A vaccine for an equid comprising an isolated recombinant protein encoded by a cDNA produced from mRNA of Sarcocystis neurona encoding a protein which is a 16 (± 4) kDa antigen and/or 30 (± 4) kDa antigen, and a vaccine carrier.

-42-

A vaccine for an equid comprising a recombinant virus vector containing DNA encoding a 16 (± 4) kDa antigen and/or 30 (± 4) kDa antigen of Sarcocystis neurona, and a vaccine carrier.

-43-

The vaccine of Claim 42 wherein the recombinant virus is selected from the group consisting of equid herpesvirus, vaccinia virus, canary poxvirus, raccoon poxvirus, and adenovirus.

-44-

A DNA vaccine for an equid comprising a plasmid containing DNA encoding a 16 (± 4) and/or 30 (± 4) kDa protein of Sarcocystis neurona.

-45-

A method for protecting an equid against $Sarcocystis\ neurona$ which comprises providing a vaccine that when injected into the equid causes the equid to produce antibodies against a 16 (\pm 4) kDa antigen and/or 30 (\pm 4) kDa antigen of the $Sarcocystis\ neurona$ wherein the antibodies prevent infection by the $Sarcocystis\ neurona$.

-46-

The method of Claim 45 wherein the vaccine comprises the 16 (±4) kDa antigen and/or 30 (±4) kDa antigen in a vaccine carrier.

-47-

The method of Claim 45 wherein the vaccine is a recombinant virus vector that expresses the 16 (\pm 4) kDa antigen and/or 30 (\pm 4) kDa antigen.

-48-

The method of Claim 47 wherein the recombinant virus vector is selected from the group consisting of equine herpesvirus, vaccinia virus, canary poxvirus, raccoon poxvirus, and adenovirus.

-49-

The method of Claim 45 wherein the vaccine comprises a DNA plasmid encoding the 16 (± 4) kDa antigen and/or 30 (± 4) kDa antigen.

-50-

The method of Claim 45 wherein the vaccine is administered by a vaccination route selected from the group consisting of intranasal administration, intramuscular injection, intraperitoneal injection, intradermal injection, and subcutaneous injection.

ABSTRACT

The present invention provides vaccines and methods for making the vaccines that actively or passively protect an equid or other animal against Sarcocystis neurona. In particular, invention provides vaccines that provide active immunity which comprise a polypeptide or DNA vaccine that contains or expresses at least one epitope of an antigen that has an amino acid sequence substantially similar to a unique 16 (± 4) kDa antigen and/or 30 (± 4) kDa antigen of Sarcocystis neurona. The present invention further provides a vaccine that provides passive immunity to Sarcocystis neurona comprising polyclonal or monoclonal antibodies against at least one epitope of an antigen substantially similar to a unique 16 (± 4) kDa antigen and/or 30 (±4) kDa antigen of Sarcocystis neurona.

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COMBINED DECLARATION AND POWER OF ATTORNEY

(ORIGINAL, DESIGN, NATIONAL STAGE OF PCT, SUPPLEMENTAL, DIVISIONAL, CONTINUATION, OR C-I-P)

As a below named inventor, I hereby declare that:

This declaration is of the following type:

TYPE OF DECLARATION

(check one applicable item below)
🖾 original.
design.
NOTE: With the exception of a supplemental oath or declaration submitted in a reissue, a supplemental oath or declaration is not treated as an amendment under 37 CFR 1.312 (Amendments after allowance). M.P.E.P. § 714.16, 7th Edition.
□ supplemental.
NOTE: If the declaration is for an international Application being filed as a divisional, continuation or continuation-in-part application, do not check next item; check appropriate one of last three items.
☐ national stage of PCT.
NOTE: If one of the following 3 items apply, then complete and also attach ADDED PAGES FOR DIVISIONAL, CONTINUATION OR C-I-P.
NOTE: See 37 C.F.R. § 1.63(d) (continued prosecution application) for use of a prior nonprovisional application declaration in the continuation or divisional application being filed on behalf of the same or fewer of the inventors named in the prior application.
☐ divisional.
□ continuation.
NOTE: Where an application discloses and claims subject matter not disclosed in the pnor application, or a continuation or divisional application names an inventor not named in the prior application, a continuation-in-part application must be filed under 37 C.F.R. § 1.53(b) (application filing requirements — nonprovisional application).
☐ continuation-in-part (C-I-P).
INVENTORSHIP IDENTIFICATION

an original, first and joint inventor (if plural names are listed below) of the subject matter TITLE OF INVENTION

that is claimed, and for which a patent is sought on the invention entitled:

WARNING: If the inventors are each not the inventors of all the claims, an explanation of the facts, including: the ownership of all the claims at the time the last claimed invention was made, should be submitted My residence, post office address and citizenship are as stated below, next to my name. I believe that I am the original, first and sole inventor (if only one name is listed below) or

VACCINE TO CONTROL EQUINE PROTOZOAL MYELOENCEPHALITIS

IN HORSES

SPECIFICATION IDENTIFICATION

the specification of which:

(complete (a), (b), or (c))

(a) K	is attached hereto.
NOTE:	"The following combinations of information supplied in an oath or declaration filed on the application filing date with a specification are acceptable as minimums for identifying a specification and compliance with any one of the items below will be accepted as complying with the identification requirement of 37 CFR 1.63:
	"(1) name of inventor(s), and reference to an attached specification which is both attached to the oath or declaration at the time of execution and submitted with the oath or declaration on filing;
	"(2) name of inventor(s), and attorney docket number which was on the specification as filed;
	or
	"(3) name of inventor(s), and title which was on the specification as filed."
	Notice of July 13, 1995 (1177 O.G. 60).
(b) [was filed on, as ☐ Serial No. 0 /
	and was amended on (if applicable).
NOTE:	Amendments filed after the original papers are deposited with the PTO that contain new matter are not concreded affing date by being referred to in the declaration. Accordingly, the amendments involved are those filed with the application papers or, in the case of a supplemental declaration, are those amendments claiming matter not encompassed in the original statement of invention or claims. See 37 C.F.R. § 17.
NOTE:	"The following combinations of information supplied in an oath or declaration filed after the filing date are acceptable as minimums for identifying a specification and compliance with any one of the items below will be accepted as complying with the identification requirement of 37 CFR 1.63:
	"(A) application number (consisting of the series code and the senal number, e.g., 08/123,456);
	"(B) serial number and filing date;
	"(C) attorney docket number which was on the specification as filed;
	"(D) title which was on the specification as filed and reference to an attached specification which is both attached to the oath or declaration at the time of execution and submitted with the oath or declaration; or
	"El title which was on the specification as filed and accompaned by a cover letter accurately identifying the application for which it was intended by either the application number (consisting of the series code and the serial number, e.g., 08/123,456), or serial number and faing date. Absent any statement(s) to the contrary, it will be presumed that the application filed in the PTO is the application which the nevertor(s) executed by signing the oath or declaration.
	M.P.E.P. § 601.01(a), 7th Ed.
(c) [, filed on and as
	amended under PCT Article 19 on (if any).

SUPPLEMENTAL DECLARATION (37 C.F.R. § 1.67(b))			
(complete the following where a supplemental declaration is being submitted)			
☐ I hereby declare that the subject matter of the ☐ attached amendment ☐ amendment filed on			
was part of my/our invention and was invented before the filing date of the original application, above-identified, for such invention.			
ACKNOWLEDGEMENT OF REVIEW OF PAPERS AND DUTY OF CANDOR			
I hereby state that I have reviewed and understand the contents of the above-identified specification, including the claims, as amended by any amendment referred to above. I acknowledge the duty to disclose information, which is material to patentability as defined in 37, Code of Federal Regulations, § 1.56,			
(also check the following items, if desired)			
and which is material to the examination of this application, namely, information where there is a substantial likelihood that a reasonable Examiner would consider it important in deciding whether to allow the application to issue as a patent, and			
in compliance with this duty, there is attached an information disclosure statement, in accordance with 37 C.F.R. § 1.98.			
PRIORITY CLAIM (35 U.S.C. §§ 119(a)-(d))			
NOTE: "The claim to priority need be in no special form and may be made by the attorney or agent if the foreign application is referred to in the oath or declaration as required by § 1.63. The claim for priority and the certified copy of the foreign application specified in \$5 U.S.C. 119(b) must be filed in the case of an interference (§ 1.630), when necessary to overcome the date of a reference relied upon by the examiner, when specifically required by the examiner, and in all other distulations, before the patent is granted. If the claim for priority or the certified copy of the foreign application is filed after the date the issue fee is paid, it must be accompanied by a petition requesting entry and by the fee set forth in § 1.17(b). If the certified copy is not in the English language, a translation need not be filed except in the case of interference; or when necessary to overcome the date of a reference relied upon by the examiner; or when specifically required by the examiner, in which event an English language translation must be filed together with a statement that the translation of the certified copy is accurate." 37 C.F.R. § 1.55(a).			
I hereby claim foreign priority benefits under Title 35, United States Code, §§ 119(a)-(d) of any foreign application(s) for patent or inventor's certificate or of any PCT international application(s) designating at least one country other than the United States of America listed below and have also identified below any foreign application(s) for patent or inventor's certificate or any PCT international application(s) designating at least one country other than the United States of America filed by me on the same subject matter having a filing date before that of the application(s) of which priority is claimed.			
(complete (d) or (e))			
(d) 🖾 no such applications have been filed.			
(e) usuch applications have been filed as follows.			
NOTE: Where item (c) is entered above and the International Application which designated the U.S. itself claimed priority check item (e), enter the details below and make the priority claim.			
(Declaration and Power of Attorney [1-1]—page 3 of 7)			

PRIOR FOREIGN/PCT APPLICATION(S) FILED WITHIN 12 MONTHS (6 MONTHS FOR DESIGN) PRIOR TO THIS APPLICATION AND ANY PRIORITY CLAIMS UNDER 35 U.S.C. § 119(a)-(d)

COUNTRY (OR INDICATE IF PCT)	APPLICATION NUMBER	DATE OF FILING (day, month, year)	PRIORITY UNDER 37	
· .			☐ YES	№ □
			☐ YES	ио □
			☐ YES	NO 🗆
			☐ YES	NO 🗆
			☐ YES	№ □

CLAIM FOR BENEFIT OF PRIOR U.S. PROVISIONAL APPLICATION(S) (34 U.S.C. § 119(e))

I hereby claim the benefit under Title 35, United States Code, § 119(e) of any United States provisional application(s) listed below:

PROVISIONAL APPLICATION NUMBER	FILING DATE
60 / 152,193	9/2/99

CLAIM FOR BENEFIT OF EARLIER US/PCT APPLICATION(S) UNDER 35 U.S.C. § 120

П	The claim for the benefit of any such applications are set forth in the
	attached ADDED PAGES TO COMBINED DECLARATION AND POWER OF
	ATTORNEY FOR DIVISIONAL, CONTINUATION OR CONTINUATION-IN
	PART (C-I-P) APPLICATION.

ALL FOREIGN APPLICATION(S), IF ANY, FILED MORE THAN 12 MONTHS (6 MONTHS FOR DESIGN) PRIOR TO THIS U.S. APPLICATION

NOTE: If the application filed more than 12 months from the filing date of this application is a PCT filing forming the basis for this application entering the United States as (1) the national stape, or (2) a continuation, divisional, or continuation-in-part, then also complete ADDED PAGES TO COMBINED DECLARATION AND POWER OF ATTORNEY FOR DIVISIONAL, CONTINUATION OF C-I-P APPLICATION for benefit of the prior U.S. or PCT application(s) under \$6 U.S.C. § 120.

POWER OF ATTORNEY

I hereby appoint the following practitioner(s) to prosecute this application and transact all business in the Patent and Trademark Office connected therewith.

(list name and registration number)

Ian C. McLeod - Registration No. 20,931
Mary M. Moyne - Registration No. 35,962

(check the following item, if applicable)

- I hereby appoint the practitioner(s) associated with the Customer Number provided below to prosecute this application and to transact all business in the Patent and Trademark Office connected therewith.
- Attached, as part of this declaration and power of attorney, is the authorization
 of the above-named practitioner(s) to accept and follow instructions from my
 representative(s).

NOTE: "Special care should be taken in continuation or divisional applications to ensure that any change of correspondence address in a prior application is reflected in the continuation or divisional application. For example, where a copy of the oath or declaration from the prior application is submitted for a continuation or divisional application filed under 37 CFF1 1:38(b) and the copy of the oath or declaration from the prior application designates an old correspondence address, the Office may not recognize, in the continuation or divisional application, the change of correspondence address made during the prosecution of the prior application. Applicant is required to identify the change of correspondence address in the continuation or divisional application to ensure that communications from the Office are mailed to the current correspondence address. 37 CFF 1.53(6)(4): § 60.103, M.P.E.P., 7th Edition.

SEND CORRESPONDENCE TO

□ Customer Number 21036

DIRECT TELEPHONE CALLS TO: (Name and telephone number) Ian C. McLeod

(517) 347-4100

(complete the following if applicable)

Since this filing is a _ continuation _ divisional there is attached hereto a Change of Correspondence Address so that there will be no question as to where the PTO should direct all correspondence.

(Declaration and Power of Attorney [1-1]-page 5 of 7)

DECLARATION

I hereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code, and that such willful false statements may jeopardize the validity of the application or any patent issued thereon.

SIGNATURE(S)

- NOTE: Carefully indicate the family (or last) name, as it should appear on the filing receipt and all other documents.
- NOTE: Each inventor must be identified by full name, including the family name, and at least one given name without abbrevation together with any other given name or initial, and by his/her residence, post office address and country of citizenship. 37 CFR § 1.63(a)(3).
- NOTE: Inventors may execute separate declarations/oaths provided <u>each</u> declaration/oath sets forth all the inventors. Section 1.58(a)(3) requires that a declaration/oath, inter alia, identify each inventor and prohibits the execution of separate declarations/oaths which each sets forth only the name of the executing inventor. 65 Fed. Rep. 53,131, 53,142, October 10, 1997.

Country of Citizenship

4849 Ballantine Road

Full name of sole or first inventor

Bath,

Michigan

Linda

Residence

(GIVEN NAME)

Inventor's signature

	Bath, Michigan 48808	
full name of second j	oint inventor, if any	
Mary	G.	Rossano .
(GIVEN NAME)	(MIDDLE INITIAL OR NAME)	FAMILY (OR LAST NAME)
nventor's signature _	· Mary G. Rossano	
Date 2/24/00	Country of Citizenship	United States
Residence Maso	n, Michigan	
Post Office Address _	1588 Harper Road	
	Mason, Michigan 4885	54
Full name of third joir	nt inventor, if any	
Full name of third joir Alice	nt inventor, if any	Murphy
	•	Murphy FAMILY (OR LAST NAME)
Alice (GIVEN NAME)	J	
Alice (GIVEN NAME) Inventor's signature	J. (MIDDLE INITIAL OR NAME) Alice Murple	FAMILY (OR LAST NAME)
Alice (GIVEN NAME) Inventor's signature Date 2/24/0	J. (MIDDLE, INITIAL OR NAME) (Stice Marple) (Country of Citizenship	FAMILY (OR LAST NAME)
Alice (GIVEN NAME) Inventor's signature _ Date2/24/0 ResidenceSt.	MIDDLE, NITTAL OR NAME) Alece Muryle Country of Citizenship Johns, Michigan	FAMILY (OR LAST NAME)
(GIVEN NAME) Inventor's signature _ Date2/24/0	J. (MIDDLE, INITIAL OR NAME) (Stice Marple) (Country of Citizenship	FAMILY (OR LAST NAME)

Mansfield

United States

KAMILY (OR LAST NAME)

(check proper box(es) for any of the following added page(s) that form a part of this declaration)

K	Signature for fourth and subsequent joint inventors. Number of pages added		
	• • •		
	Signature by administrator(trix), executor(trix) or legal representative for deceased or incapacitated inventor. Number of pages added		
	Signature for inventor who refuses to sign or cannot be reached by person authorized under 37 CFR 1.47. Number of pages added		
	Added page for signature by one joint inventor on behalf of deceased inventor(s) where legal representative cannot be appointed in time. (37 CFR 1.47)		
	• • •		
	Added pages to combined declaration and power of attorney for divisional, continuation, or continuation-in-part (C-I-P) application.		
	☐ Number of pages added		
	$\label{prop:continuous} \mbox{Authorization of practitioner(s) to accept and follow instructions from representative.}$		
	(if no further pages form a part of this Declaration, then end this Declaration with this page and check the following item)		
	☐ This declaration ends with this page.		

ADDED PAGE TO COMBINED DECLARATION AND POWER OF ATTORNEY FOR SIGNATURE BY FOURTH AND SUBSEQUENT INVENTORS

Ruth GIVEN NAME Horontor's signature Date Lib AH, 2000 Country of Citizenship Post Office Address Full name of fifth joint inventor, if any GIVEN NAME Date Country of Citizenship FAMILY (OR LAST NAME) FUll name of sixth joint inventor, if any GIVEN NAME GIVEN NAME MIDDLE INITIAL OR NAME FAMILY (OR LAST NAME) FUll name of sixth joint inventor, if any GIVEN NAME MIDDLE INITIAL OR NAME FAMILY (OR LAST NAME) FUll name of sixth joint inventor, if any GIVEN NAME MIDDLE INITIAL OR NAME FAMILY (OR LAST NAME) FAMILY (OR LAST NAME)	t dir riarrie di routti joint i	nventor, if any	
Inventor's signature Residence Williamston, Michigan United States		Α.	Vrable
Date Country of Citizenship United States Residence Williamston, Michigan Post Office Address 2585	· · · · -		FAMILY (OR LAST NAME)
Residence Williamston, Michigan Post Office Address 2585 Burkley Road Williamston, Michigan 48895 Full name of fifth joint inventor, if any GIVEN NAME MIDDLE INITIAL OR NAME FAMILY (OR LAST NAME) Inventor's signature Date Country of Citizenship Full name of sixth joint inventor, if any GIVEN NAME MIDDLE INITIAL OR NAME FAMILY (OR LAST NAME) Inventor's signature Date Country of Citizenship Date Country of Citizenship Residence Country of Citizenship			,
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Inventor's signature	Full name of fifth joint invi	entor, if any	
Inventor's signature Date Country of Citizenship Residence Post Office Address Full name of sixth joint inventor, if any GREN NAME	GIVEN NAME	MIDDLE INITIAL OR NAME	544W.V. (05.1407.V.)
DateCountry of Citizenship	Inventor's signature		FAMILY (OR LAST NAME)
Post Office Address Full name of sixth joint inventor, if any GIVEN NAME MIDDLE INITIAL OR NAME FAMILY (OR LAST NAME) Inventor's signature Date Country of Citizenship			
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Inventor's signatureCountry of Citizenship	Full name of sixth joint inv	rentor, if any	
Inventor's signatureCountry of CitizenshipResidence	GIVEN NAME	MIDDLE INITIAL OR MANE	
DateCountry of Citizenship	Inventor's signature		FAMILY (OR LAST NAME)
Residence			
	Residence	Country or Citizenship	
	Post Office Address		